

HB1001

HOUSING MATTERS (MILLER D) Provides the following are permitted uses that are approved without a hearing: (1) Single family dwellings and duplexes in residential zones. (2) An accessory dwelling unit within a single family dwelling. (3) Affordable housing on property purchased by a religious institution before January 1, 2025, in a residential or commercial zone. Provides that the following apply to a unit, if the unit does not adopt an ordinance to opt out: (1) Prohibits a unit from requiring more than a specified number of parking spaces for multi-family dwelling units, single family dwellings, or commercial space. (2) Prohibits a unit from regulating design elements of residential structures. (3) Requires a mixed use residential or multi-family residential development to be a permitted use in an area zoned for commercial use. (4) Prohibits a unit from imposing requirements on lot sizes, density, setbacks, and building bulk on certain lots or parcels. Provides that a structure classified as an R-2 building occupancy classification that is not more than: (1) three stories; and (2) 24 total units; shall be permitted to have a passenger elevator not larger than an elevator that accommodates a wheelchair. Adds requirements regarding the location of impact zones designated by a unit after June 30, 2026. Provides that after December 31, 2026, if a unit fails to update its zoning ordinance within one year after adopting or amending its comprehensive plan, the unit must approve a project that complies with the comprehensive plan or the zoning ordinance. After December 31, 2026, restricts a unit's ability to impose and increase fees related to building approvals and permits. Delays implementation of building permit increases to 180 days after publication of the ordinance. Beginning January 1, 2027, requires a unit to annually report to the Indiana housing and community development authority certain information concerning housing in the unit. Resolves conflicts for IC 36-2-4-8, which was amended by both P.L.22-2021 and P.L.152-2021.

*Current Status:* 1/28/2026 - Referred to Senate

*All Bill Status:* 1/27/2026 - Senate sponsor: Senator Garten  
1/27/2026 - Third reading passed; Roll Call 107: yeas 76, nays 15  
1/27/2026 - House Bills on Third Reading  
1/22/2026 - Amendment #1 (Johnson B) prevailed; voice vote  
1/22/2026 - Second reading amended, ordered engrossed  
1/22/2026 - Amendment #2 (Miller D) prevailed; voice vote  
1/22/2026 - House Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - House Committee recommends passage, as amended Yeas: 7; Nays: 3  
1/20/2026 - House Local Government, (Bill Scheduled for Hearing)  
1/13/2026 - House Local Government, (Bill Scheduled for Hearing)  
1/8/2026 - Referred to House Local Government  
1/8/2026 - First Reading  
1/8/2026 - Coauthored by Representatives O'Brien, Isa  
1/8/2026 - Authored By Doug Miller

HB1002

ELECTRIC UTILITY AFFORDABILITY (SHONKWILER A) Requires an electricity supplier that is under the jurisdiction of the Indiana utility regulatory commission (IURC) to do the following: (1) Beginning with the first monthly billing cycle that begins after June 30, 2026, apply a levelized billing plan (plan) to all active residential customer accounts to which a plan does not already apply. (2) Not later than April 1, 2026, offer each customer a mechanism by which the customer may opt out of a plan at any time without penalty. (3) Not later than July 1, 2026, for any plan offered by the electricity supplier and applied to an active customer account, amend or design the plan so that plan's account reconciliation mechanism is applied at such times during a calendar year to reflect typical seasonal patterns of electricity usage by residential customers, but not more than two times during a calendar year. Prohibits an electricity supplier from referring to or promoting a levelized billing plan as a "budget billing plan" unless the levelized billing plan also provides other specified forms of relief for customers. Authorizes the IURC to adopt rules to implement these provisions. Amends existing law granting the IURC the authority to take certain actions with respect to the rates and services of public utilities during emergency circumstances, as judged by the IURC, to provide instead that the IURC may recommend that the governor declare a disaster emergency or proclaim a state of energy emergency during which the IURC may take such actions. Specifies that the emergency must result from: (1) a national economic depression; (2) an act of war; or (3) a disaster of unprecedented size and destructiveness. Provides that an electric utility may not terminate residential electric service to a customer on any day with respect to which the National Weather Service has forecast, not earlier than 48 hours in advance, a heat index of at least 95 degrees for the location where the customer receives service. Requires an electricity supplier that is under the jurisdiction of the IURC for the approval of rates and charges to report to the office of utility consumer counselor (OUCC) on a quarterly basis certain data concerning residential customer accounts. Requires the OUCC to annually compile and summarize the information contained in the reports and include the summary in the OUCC's annual report to the interim study committee on energy, utilities, and telecommunications. Provides that an investor owned electricity supplier that is under the jurisdiction of the IURC for the approval of rates and charges must petition the IURC for approval of any change in its basic rates and charges through the submission of a three-year multi-year rate plan (MYRP). Beginning in 2026, requires each electricity supplier to file its first petition with the IURC for approval of an MYRP according to a

prescribed schedule. Provides that the base rates for the first rate year of an MYRP shall be established by the IURC in the same manner that base rates would be established in a proceeding for a change in basic rates and charges that occurs outside an MYRP. Specifies that in a petition to the IURC for a multi-year plan, an electricity supplier must include certain information in its case in chief. Provides that for each rate year in an electricity supplier's MYRP, the following apply: (1) A customer affordability performance metric and an associated performance incentive mechanism (PIM) that: (A) is based on the electricity supplier's performance in meeting the customer affordability performance metric; and (B) provides financial rewards or penalties to the electricity supplier based on that performance. (2) A service restoration performance metric and an associated PIM that: (A) is based on the electricity supplier's performance in meeting the service restoration performance metric; and (B) provides financial rewards or penalties to the electricity supplier based on that performance. Sets forth the methods by which the IURC must calculate the prescribed performance metrics and determine the associated PIMs. Sets forth specified findings the IURC must make in approving an electricity supplier's MYRP. Provides that at any time before the expiration of an electricity supplier's approved MYRP, the IURC may, upon its own motion, or at the request of the OUCC or the electricity supplier: (1) examine the electricity supplier's rates under the MYRP; (2) conduct periodic reviews with opportunities for public hearings and comments; and (3) adjust the base rates or PIMs under the MYRP. Beginning in 2029, requires the IURC to include in its annual report certain information about: (1) the status of electricity suppliers' MYRP filings and current MYRPs; (2) electricity suppliers' calculated performance metrics for the current rate year; and (3) the impact of all applicable PIMs on customer rates. Requires the IURC to adopt rules to implement these provisions. Requires an electricity supplier that is under the jurisdiction of the IURC to offer, not later than July 1, 2026, a low income customer assistance program (program) that provides financial assistance to low income residential customers for the payment of monthly bills for utility service. Requires an electricity supplier to annually fund its program in an amount equal to: (1) at least 0.2% of the electricity supplier's jurisdictional revenues for residential customers; plus (2) any contributions from governmental agencies or programs or from other third parties. Provides that if a customer who applies for assistance is eligible for assistance under the program, the electricity supplier shall enroll the customer in the program. Provides that an electricity supplier may, but is not required to, petition the IURC for approval to recover eligible program costs. Provides that "eligible program costs" do not include costs recovered through program contributions that are provided at no cost to the electricity supplier. Beginning in 2027, requires the IURC to include each year in its annual report specified information concerning each electricity supplier's program with respect to the most recently concluded state fiscal year. Requires the IURC to adopt rules to implement these provisions.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsor: Senator Koch  
1/28/2026 - Third reading passed; Roll Call 149: yeas 89, nays 4  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - Appeal the ruling of the chair (Pierce M); ruling of the chair sustained  
Roll Call 99: yeas 63, nays 30  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - Amendment #4 (Hamilton) failed; Roll Call 91: yeas 30, nays 62  
1/27/2026 - Amendment #11 (Pierce M) ruled out of order  
1/27/2026 - Amendment #19 (Andrade) failed; Roll Call 98: yeas 30, nays 64  
1/27/2026 - Amendment #14 (Andrade) failed; Roll Call 95: yeas 30, nays 61  
1/27/2026 - Amendment #16 (Andrade) failed; Roll Call 97: yeas 30, nays 65  
1/27/2026 - Amendment #6 (Pryor) failed; Roll Call 92: yeas 31, nays 63  
1/27/2026 - Amendment #7 (Pryor) failed; Roll Call 94: yeas 31, nays 61  
1/27/2026 - Amendment #8 (Pryor) failed; Roll Call 93: yeas 30, nays 62  
1/27/2026 - Amendment #10 (Pierce M) failed; Roll Call 89: yeas 34, nays 61  
1/27/2026 - Amendment #5 (Pryor) failed; Roll Call 90: yeas 32, nays 61  
1/27/2026 - Amendment #13 (Andrade) failed; Roll Call 96: yeas 31, nays 63  
1/27/2026 - Amendment #20 (Burton) motion withdrawn  
1/27/2026 - Amendment #15 (Andrade) failed; Roll Call 88: yeas 33, nays 62  
1/27/2026 - Amendment #3 (Shonkwiler) prevailed; voice vote  
1/27/2026 - House Bills on Second Reading  
1/22/2026 - added as coauthor Representative Burton  
1/22/2026 - Committee Report amend do pass, adopted  
1/20/2026 - House Committee recommends passage, as amended Yeas: 13; Nays: 0  
1/20/2026 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing)  
1/13/2026 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing)  
1/8/2026 - Coauthored by Representatives Soliday, Pressel  
1/8/2026 - Referred to House Utilities, Energy and Telecommunications  
1/8/2026 - First Reading  
1/8/2026 - Authored By Alaina Shonkwiler

HB1003      BOARDS AND COMMISSIONS (BARTELS S) Makes changes to requirements for the readoption of administrative rules. Repeals, merges, consolidates, or otherwise modifies various boards, commissions, and other governmental bodies. Modifies or establishes various funds. Makes changes to the membership, duties, and operations of various boards, commissions, and other governmental bodies. Provides that the professional licensing agency may adopt and enforce procedural rules for the administration of a board if the rule: (1) will affect multiple boards; and (2) is not inconsistent with any rule adopted by the affected board. Repeals the fire prevention and building safety commission (commission). Transfers the commission's responsibilities and administrative rules to the department of homeland security (department). Makes certain changes to the administration of building and safety statutes and building and safety codes. Provides for the codification of administrative rules setting forth building and safety codes into statute. Makes an appropriation.

*Current Status:* 1/29/2026 - Amendment #8 (DeLaney) failed; Roll Call 152: yeas 38, nays 54

*All Bill Status:* 1/29/2026 - Amendment #7 (Pryor) prevailed; voice vote

1/29/2026 - Second reading amended, ordered engrossed

1/29/2026 - Amendment #13 (Campbell) failed; Roll Call 151: yeas 31, nays 62

1/29/2026 - Amendment #2 (Bartels) prevailed; voice vote

1/29/2026 - Amendment #12 (Campbell) failed; voice vote

1/29/2026 - Amendment #5 (Clere) prevailed; voice vote

1/29/2026 - Amendment #10 (Harris) prevailed; voice vote

1/29/2026 - Amendment #9 (Harris) prevailed; voice vote

1/29/2026 - Amendment #3 (Bartels) prevailed; voice vote

1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report amend do pass, adopted

1/27/2026 - added as coauthors Representatives Pierce K, Dant Chesser

1/27/2026 - House Committee recommends passage, as amended Yeas: 13; Nays: 6

1/27/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/22/2026 - Committee Report amend do pass, adopted

1/22/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/21/2026 - House Committee recommends passage, as amended Yeas: 9; Nays: 4

1/21/2026 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)

1/15/2026 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)

1/8/2026 - Referred to House Government and Regulatory Reform

1/8/2026 - First Reading

1/8/2026 - Coauthored by Representative Miller D

1/8/2026 - Authored By Steve Bartels

HB1021      FIREARM STORAGE (GORE M) Provides that a person having the care of a dependent who recklessly, knowingly, or intentionally fails to secure a loaded firearm in the person's residence or vehicle commits neglect of a dependent, a Level 6 felony, if the dependent uses the firearm to cause bodily injury or death to any person. Enhances the offense to a Level 5 felony in particular instances. Specifies exceptions and defenses. Specifies sign requirements for retail dealers. Defines terms and makes conforming amendments.

*Current Status:* 12/1/2025 - Referred to House Courts and Criminal Code

*All Bill Status:* 12/1/2025 - First Reading

12/1/2025 - Authored By Mitch Gore

HB1022      SELECTION OF CANDIDATE FOR LIEUTENANT GOVERNOR (LOPEZ D) Requires a candidate for governor who has been nominated at a primary election or state convention to certify the name of the candidate for lieutenant governor who will run jointly with the candidate for governor at the general election. Requires the candidate for lieutenant governor to file a declaration of candidacy not later than noon July 15 before the general election. Makes conforming changes.

*Current Status:* 1/13/2026 - added as coauthor Representative Pierce M

*All Bill Status:* 1/12/2026 - added as coauthor Representative Karickhoff

12/4/2025 - added as coauthor Representative Smaltz

12/1/2025 - Referred to House Elections and Apportionment

12/1/2025 - First Reading

12/1/2025 - Authored By Danny Lopez

HB1025      RESIDENCY OF PUBLIC DEFENDERS (ZIMMERMAN A) Provides that a public defender and an employee of a public defender agency may not be subject to a county residency requirement, unless the residency requirement includes all counties contiguous to the county in which the individual serves.

*Current Status:* 2/3/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

*All Bill Status:* 1/27/2026 - Referred to Senate Corrections and Criminal Law  
1/27/2026 - First Reading  
1/14/2026 - Referred to Senate  
1/13/2026 - Senate sponsor: Senator Glick  
1/13/2026 - Third reading passed; Roll Call 42: yeas 92, nays 0  
1/13/2026 - House Bills on Third Reading  
1/12/2026 - added as coauthor Representative Bartels  
1/12/2026 - Second reading ordered engrossed  
1/12/2026 - House Bills on Second Reading  
1/8/2026 - Committee Report amend do pass, adopted  
1/7/2026 - House Committee recommends passage, as amended Yeas: 12, Nays: 0  
1/7/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)  
1/5/2026 - added as coauthor Representative Gore  
12/1/2025 - Referred to House Courts and Criminal Code  
12/1/2025 - First Reading  
12/1/2025 - Coauthored by Representative McNamara  
12/1/2025 - Authored By Alex Zimmerman

HB1031 COUNTY CORONERS (ENGLEMAN K) Removes minimum hour of instruction requirements for certain training courses provided by the coroners training board, and provides that a coroner or deputy coroner who has not successfully completed that training may not conduct a death investigation or sign a death certificate. Provides that a coroner or deputy coroner who conducts a death investigation or signs a death certificate without completing certain training commits a Class B misdemeanor. Provides that, if a coroner or deputy coroner fails to complete the required training course within the time required, the county shall reimburse the coroners training board for the cost of the training. Provides that the county may recover from an individual the amount the county reimbursed the coroners training board.

*Current Status:* 2/3/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
*All Bill Status:* 1/27/2026 - Referred to Senate Corrections and Criminal Law  
1/27/2026 - First Reading  
1/14/2026 - Referred to Senate  
1/13/2026 - Senate sponsor: Senator Doriot  
1/13/2026 - Third reading passed; Roll Call 43: yeas 92, nays 0  
1/13/2026 - House Bills on Third Reading  
1/12/2026 - Second reading ordered engrossed  
1/12/2026 - House Bills on Second Reading  
1/8/2026 - House Bills on Second Reading  
1/6/2026 - Committee Report amend do pass, adopted  
1/6/2026 - House Committee recommends passage, as amended Yeas: 10, Nays: 0  
1/6/2026 - House Local Government, (Bill Scheduled for Hearing)  
1/5/2026 - added as coauthor Representative Abbott  
12/1/2025 - Referred to House Local Government  
12/1/2025 - First Reading  
12/1/2025 - Authored By Karen Engleman

HB1032 REDISTRICTING (SMALTZ B) Allows the general assembly to amend congressional districts at a time other than the first regular session of the general assembly convening immediately following the United States decennial census. Specifies requirements that apply to any action challenging the apportionment of congressional districts or general assembly districts. Establishes new Indiana congressional districts. Provides for expiration of the current congressional districts on the date of the 2026 general election. Specifies that for purposes of the 2026 primary and general election, a precinct may cross the boundary of a congressional district. Requires the election division to assist each county voter registration office with the implementation of this act. Makes technical and necessary changes in related statutes.

*Current Status:* 12/11/2025 - Third reading defeated; Roll Call 8: yeas 19, nays 31  
*All Bill Status:* 12/11/2025 - House Bills on Third Reading  
12/10/2025 - Amendment #3 (Randolph Lonnlie M) failed; voice vote  
12/10/2025 - Amendment #1 (Qaddoura) failed; voice vote  
12/10/2025 - added as cosponsor Senator Young M  
12/10/2025 - added as cosponsor Senator Byrne  
12/10/2025 - Second reading ordered engrossed  
12/10/2025 - Amendment #2 (Ford J.D.) failed; voice vote  
12/10/2025 - House Bills on Second Reading  
12/9/2025 - Committee Report do pass, adopted  
12/8/2025 - Senate Committee recommends passage Yeas: 6; Nays: 3

12/8/2025 - added as third sponsor Senator Brown L  
12/8/2025 - added as second sponsor Senator Garten  
12/8/2025 - added as cosponsor Senator Johnson T  
12/8/2025 - Referred to Senate Elections  
12/8/2025 - First Reading  
12/8/2025 - Senate Elections, (Bill Scheduled for Hearing)  
12/5/2025 - Referred to Senate  
12/5/2025 - Senate sponsor: Senator Gaskill  
12/5/2025 - Third reading passed; Roll Call 28: yeas 57, nays 41  
12/5/2025 - Motion to postpone indefinitely, failed Roll Call 27: yeas 28, nays 65  
12/5/2025 - added as coauthor Representative Zimmerman  
12/5/2025 - House Bills on Third Reading  
12/4/2025 - Second reading ordered engrossed  
12/4/2025 - Amendment #9 (Smith V) ruled out of order  
12/4/2025 - Appeal the ruling of the chair (Bartlett); ruling of the chair sustained  
Roll Call 23: yeas 65, nays 27  
12/4/2025 - Amendment #7 (Harris) failed; Roll Call 24: yeas 28, nays 65  
12/4/2025 - Amendment #2 (Bartlett) ruled out of order  
12/4/2025 - Amendment #21 (Porter) failed; Roll Call 22: yeas 29, nays 63  
12/4/2025 - Amendment #8 (Porter) failed; Roll Call 20: yeas 29, nays 64  
12/4/2025 - Appeal the ruling of the chair (Smith V); ruling of the chair sustained  
Roll Call 17: yeas 63, nays 29  
12/4/2025 - Amendment #16 (Porter) failed; Roll Call 21: yeas 28, nays 65  
12/4/2025 - Amendment #17 (DeLaney) failed; Roll Call 18: yeas 29, nays 65  
12/4/2025 - Amendment #18 (DeLaney) failed; Roll Call 19: yeas 29, nays 65  
12/4/2025 - Amendment #9 (Smith V) ruled out of order voice vote  
12/4/2025 - Amendment #13 (Gore) failed; Roll Call 16: yeas 28, nays 66  
12/4/2025 - Amendment #10 (Shackleford) failed; Roll Call 15: yeas 27, nays 67  
12/4/2025 - Amendment #12 (Gore) failed; Roll Call 13: yeas 29, nays 66  
12/4/2025 - Amendment #15 (Shackleford) failed; Roll Call 14: yeas 29, nays 66  
12/4/2025 - Amendment #3 (Jackson C) failed; Roll Call 12: yeas 30, nays 64  
12/4/2025 - Amendment #1 (Errington) failed; Roll Call 11: yeas 27, nays 67  
12/4/2025 - Amendment #5 (Pierce M) failed; Roll Call 10: yeas 27, nays 66  
12/4/2025 - House Bills on Second Reading  
12/2/2025 - Appeal the ruling of the chair (C Jackson); ruling of the chair sustained  
Roll Call 7: yeas 64, nays 24  
12/2/2025 - Minority report (C Jackson) ruled out of order  
12/2/2025 - Minority report (C Jackson) not substituted for majority report  
12/2/2025 - Committee Report do pass, adopted Roll Call 08: yeas 63, nays 23  
12/2/2025 - House Elections and Apportionment, (Bill Scheduled for Hearing)  
12/2/2025 - House Committee recommends passage Yeas: 8; Nays: 5  
12/1/2025 - Referred to House Elections and Apportionment  
12/1/2025 - First Reading  
12/1/2025 - Authored By Ben Smaltz

HB1033

VARIOUS JUDICIAL MATTERS (LOPEZ D) Requires that, in a county having a consolidated city, the chief judge must: (1) be appointed to the community corrections advisory board; and (2) appoint the second judge and a mental health representative. Defines "full court" as the total of all Marion County superior court judges who are appointed and serving as judges. Specifies that if a newly appointed judge is filling a vacancy of a judge whose term ends the same year as the appointment, the newly appointed judge shall serve a term that expires on December 31 of the sixth full year following the appointment. Requires the Marion County judicial selection committee (judicial selection committee) to nominate a minimum of three candidates to the governor when a judicial vacancy exists and allows the governor to appoint any of the nominated candidates when filling more than one vacancy. Replaces the term "presiding judge" with "chief judge" within the Marion County superior court. Requires the judicial selection committee to determine that a judge is suitable to retain judicial office before a judge's request for retention may be placed on the ballot. Establishes a procedure with specific deadlines for a judge who wishes to stand for retention in 2026. Repeals and replaces a provision concerning the procedure to select the Marion County judicial executive committee (executive committee) and certain court provisions. Provides that, for an executive committee starting a term on January 1, 2027, and for the selection of each committee thereafter, the full court shall meet not later than November 15 in the final year of the executive committee's term to select the next executive committee. Requires a two-thirds vote of the sitting judges who will hold office on January 1 of the next year to select members of the executive committee. Requires the judicial selection committee to appoint the chief judge. Increases the term of an executive committee member of the Marion County judiciary from two years to three years. Specifies which duties are the responsibility of

the full court and which are to be determined by a trial judge. Describes the duties and authority of the executive committee. Provides that any action taken by the executive committee may only be overruled by a majority vote of 85% of the full court sitting at the time the vote is taken. Provides that a majority vote of 85% of the full court, serving at the time the vote is taken, is required to remove a member of the executive committee. Removes a requirement that the executive committee requires the approval of two-thirds of the judges to determine the number of judicial officers and personnel required to serve the court. Provides that the judge of the circuit court has exclusive authority to appoint commissioners or magistrates allocated to the circuit court. Provides that the executive committee has exclusive authority to appoint commissioners or magistrates allocated to the superior court, and the commissioners and magistrates appointed serve at the pleasure of the executive committee. Specifies that the executive committee has final authority for all employment decisions regarding commissioners and magistrates. Repeals a provision that allows the presiding judge to appoint a magistrate and allows the executive committee to appoint 28 magistrates. Requires a voting member of the justice reinvestment advisory council to cast a vote in person. Requires that, in a county having a consolidated city, the chief judge or a judge appointed by the chief judge be the chair of the local justice reinvestment advisory council. Provides that a local or regional advisory council may only take action upon the affirmative vote of the members and a member must cast a vote in person. Makes conforming changes.

*Current Status:* 1/26/2026 - Referred to Senate Judiciary

*All Bill Status:* 1/26/2026 - First Reading

1/20/2026 - Senate sponsor: Senator Carrasco

1/20/2026 - Third reading passed; Roll Call 52: yeas 88, nays 2

1/20/2026 - House Bills on Third Reading

1/15/2026 - Second reading ordered engrossed

1/15/2026 - House Bills on Second Reading

1/14/2026 - House Bills on Second Reading

1/13/2026 - added as coauthor Representative Garcia Wilburn

1/12/2026 - Committee Report amend do pass, adopted

1/12/2026 - House Committee recommends passage, as amended Yeas: 12; Nays: 1

1/12/2026 - House Judiciary, (Bill Scheduled for Hearing)

12/2/2025 - Reassigned to Committee on Judiciary

12/1/2025 - Coauthored by Representatives Jeter, Steuerwald

12/1/2025 - Referred to House Courts and Criminal Code

12/1/2025 - First Reading

12/1/2025 - Authored By Danny Lopez

HB1038

RELOCATION OF GAMING OPERATIONS (SNOW C) Allows the legislative body of Allen County, DeKalb County, Steuben County, or Wayne County to initiate the placement of a public question on the 2026 general election ballot that seeks approval from the voters to permit inland casino gambling. Specifies a process by which a current licensed owner or permit holder may apply to the Indiana gaming commission (commission) to relocate the Ohio County riverboat license to an inland casino in Allen County, DeKalb County, Steuben County, or Wayne County. Specifies application requirements, including local government support and the applicant's commitment and plan to invest at least \$500,000,000 for the development of a casino and nongaming amenities. Requires the commission to: (1) make the filed applications and an informational summary available to the public not later than January 15, 2027; and (2) issue a final decision approving or denying each application not later than April 15, 2027. Allows the commission to consider whether a public question was on the ballot along with the results of the public question in deciding whether to approve or deny an application. Requires an approved applicant to pay \$50,000,000 to the commission and \$30,000,000 total to the city of Rising Sun and Ohio County. Requires the commission to contract with an independent third party consultant to determine the fair market value of the Ohio County license. Requires an approved applicant to pay the fair market value of the license determined by the independent third party to the owner of the Ohio County license, unless the approved applicant is the owner of the Ohio County license. Specifies fees that apply to the sale or transfer of the licensed owner's or permit holder's interest in the owner's license within 10 years. Allows the owner of the Ohio County license to continue gambling operations on the riverboat in Ohio County until one day before the date the commission has approved gambling operations to begin under the relocated owner's license.

*Current Status:* 1/29/2026 - Second reading amended, ordered engrossed

*All Bill Status:* 1/29/2026 - Amendment #3 (Porter) failed; Roll Call 154: yeas 28, nays 63

1/29/2026 - Amendment #4 (Porter) failed; Roll Call 153: yeas 25, nays 63

1/29/2026 - Amendment #2 (Smaltz) prevailed; voice vote

1/29/2026 - House Bills on Second Reading

1/28/2026 - added as coauthors Representatives Barrett, Isa, GiaQuinta

1/27/2026 - Committee Report amend do pass, adopted

1/27/2026 - House Committee recommends passage, as amended Yeas: 10; Nays: 8

1/27/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/22/2026 - Committee Report amend do pass, adopted

1/22/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3  
1/22/2026 - House Committee recommends passage, as amended Yeas: 9; Nays: 1  
1/22/2026 - House Public Policy, (Bill Scheduled for Hearing)  
12/4/2025 - House Public Policy, (Bill Scheduled for Hearing)  
12/1/2025 - Referred to House Public Policy  
12/1/2025 - First Reading  
12/1/2025 - Authored By Craig Snow

HB1039

VARIOUS IMMIGRATION MATTERS (PRESCOTT J) Provides that if a law enforcement officer, governmental body, or postsecondary educational institution is made a party to a civil suit and the attorney general determines that the suit has arisen out of certain acts, the attorney general shall defend the law enforcement officer, governmental body, or postsecondary educational institution throughout the action. Clarifies that the enforcement of federal immigration laws may be carried out by federal, state, or local law enforcement. Removes the mens rea standard in the statute concerning governmental bodies or postsecondary institutions violating the citizenship and immigration status information and enforcement of federal laws chapter. Provides that a governmental body that has the custody of an individual who is the subject of an immigration detainer request shall: (1) provide the judge authorized to grant or deny the individual's release on bail notice that the individual is subject to an immigration detainer request; (2) record in the individual's case file that the individual is subject to an immigration detainer request; (3) comply with the immigration detainer request; and (4) inform the individual that the individual is being held pursuant to an immigration detainer request. Provides immunity to a governmental body or an employee of a governmental body for any action taken concerning an immigration detainer request. Prohibits a political subdivision from taking certain actions to aid, assist, incentivize, or facilitate the migration of any alien or class of aliens into Indiana. Provides that if the attorney general determines that probable cause exists that a governmental entity has not complied with an immigration detention request, the attorney general may bring a court action to: (1) enjoin an act or practice constituting a violation of an immigration detention request; and (2) impose a civil penalty for noncompliance with an immigration detention request. Requires a judge who receives notice that an individual is subject to an immigration detainer request to ensure that the notice of the immigration detainer request is recorded in the court's record. Prohibits an employer from knowingly or intentionally recruiting, hiring, or employing an unauthorized alien. Provides that if the attorney general determines that probable cause exists that an employer has recruited, hired, or employed an unauthorized alien, the attorney general may enjoin the action and seek the suspension of the employer's operating authorizations. Provides that a governmental entity that employs a prosecuting official is entitled to investigative costs and costs in an indecent nuisance action.

*Current Status:* 12/2/2025 - Coauthored by Representatives Bartels, Jeter, Davis

*All Bill Status:* 12/2/2025 - Referred to House Judiciary

12/2/2025 - First Reading

12/2/2025 - Authored By J.D. Prescott

HB1041

LINE MAINTENANCE IN PUBLIC RIGHTS-OF-WAY (DAVIS M) Sets forth minimum standards and requirements for the installation and maintenance of communications service or utility service facilities (facilities) in a public right-of-way. Defines a "permittee" as: (1) a person to whom an initial permit or authorization for the installation of a facility in a public right-of-way is granted by a unit; or (2) a service provider responsible for maintaining a facility that has been installed in a public right-of-way. Defines a "line pollution violation" as a violation attributable to a permittee and involving: (1) noncompliance with any standard or requirement set forth in the bill; or (2) the presence of any damaged, abandoned, loose, or improperly secured facilities within a public right-of-way. Provides that a permittee responsible for a line pollution violation is liable to the unit owning the public right-of-way for a fine in an amount determined by the unit, but not to exceed: (1) \$500 per violation for each day the violation remains uncured; or (2) a total fine of \$2,500. Requires a permittee to ensure that any person responsible for installing, replacing, relocating, or repairing any underground facility that is owned or operated by the permittee and located within a public right-of-way complies with the requirements set forth in: (1) Indiana's statute concerning underground utility facilities; and (2) any applicable local ordinance or regulation; with respect to any work involving drilling, trenching, boring, hand digging, or plowing.

*Current Status:* 1/20/2026 - added as coauthor Representative Pressel

*All Bill Status:* 1/20/2026 - removed as coauthor Representative Bartels

1/20/2026 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing)

12/2/2025 - Referred to House Utilities, Energy and Telecommunications

12/2/2025 - First Reading

12/2/2025 - Coauthored by Representatives Greene, Bartels, Shonkwiler

12/2/2025 - Authored By Michelle Davis

HB1042

REGULATION AND INVESTMENT OF CRYPTOCURRENCY (PIERCE K) Provides that the following shall offer, as a

regular investment program, a self directed brokerage account that offers at least one cryptocurrency investment option: (1) The legislators' defined contribution plan. (2) The Hoosier START plan. (3) Specified public employees' retirement fund plans and accounts. (4) Specified teachers' retirement fund plans and accounts (including the teachers' pre-1996 account). Provides that the assets of the following may be invested in cryptocurrency exchange traded funds that do not include payment stablecoin as a permissible asset: (1) The legislators' defined benefit plan. (2) The state excise police, gaming agent, gaming control officer, and conservation enforcement officers' retirement plan. (3) The special death benefit fund. (4) The public employees' retirement fund hybrid plan. (5) The pension relief fund. (6) The teachers' retirement fund hybrid plan (including the teachers' pre-1996 account). (7) The state police benefit system. (8) The judges' retirement system. (9) The prosecuting attorneys retirement fund. (10) The 1977 police officers' and firefighters' pension and disability fund. Prohibits a public agency, other than the department of financial institutions, or a county, municipality, or township from adopting or enforcing a rule, ordinance, or other regulation that does any of the following: (1) Prohibits, restricts, or impairs an individual's ability to: (A) accept digital assets as a method of payment for legal goods and services; or (B) take custody of digital assets using specified technologies. (2) Imposes taxes or fees on: (A) use or acceptance of digital assets as a method of payment for legal goods and services; or (B) taking or maintaining custody of digital assets using a self-hosted wallet or hardware wallet; that are not applicable to comparable financial transactions that do not involve digital assets. (3) Prohibits, restricts, or impairs the ability of an individual or business to engage in specified activities pertaining to blockchains. Prohibits a public agency, other than the department of financial institutions, from adopting or enforcing a rule, ordinance, or other regulation that prohibits operation of a digital mining business. Prohibits a county, municipality, or township from adopting or enforcing a rule, ordinance, or other regulation that does any of the following: (1) Prohibits a digital asset mining business from operating in an area zoned for industrial use, or subjects a digital asset mining business located in an area zoned for industrial use to noise restrictions that are not applicable to other businesses operating in an area zoned for industrial use. (2) Prohibits private digital asset mining in a private residence located in an area that is zoned for residential use, or subjects private digital asset mining in a residence located in an area zoned for residential use to noise restrictions that do not apply to other residences in an area zoned for residential use. Provides that development or use of software for noncustodial transfer of digital assets does not constitute money transmission for purposes of statutes regarding licensure of money transmitters. Provides that a court may compel a person to disclose a digital asset private key only if no other admissible information is sufficient to provide access to the digital asset.

*Current Status:* 1/26/2026 - Referred to Senate Insurance and Financial Institutions

*All Bill Status:* 1/26/2026 - First Reading

1/22/2026 - Senate sponsors: Senators Walker K, Baldwin

1/22/2026 - Third reading passed; Roll Call 66: yeas 53, nays 42

1/22/2026 - House Bills on Third Reading

1/20/2026 - Amendment #1 (DeLaney) failed; voice vote

1/20/2026 - Amendment #2 (DeLaney) failed; voice vote

1/20/2026 - Amendment #4 (Pierce K) prevailed; voice vote

1/20/2026 - Second reading amended, ordered engrossed

1/20/2026 - House Bills on Second Reading

1/14/2026 - Committee Report amend do pass, adopted

1/13/2026 - House Committee recommends passage, as amended Yeas: 9; Nays: 3

1/13/2026 - House Financial Institutions, (Bill Scheduled for Hearing)

12/4/2025 - House Financial Institutions, (Bill Scheduled for Hearing)

12/2/2025 - Coauthored by Representatives Teshka, Judy, VanNatter

12/2/2025 - Referred to House Financial Institutions

12/2/2025 - First Reading

12/2/2025 - Authored By Kyle Pierce

HB1043

DATA CENTER WATER REGULATION (BURTON A) Defines "data center". Prohibits a person from operating a data center in Indiana without obtaining a consumption permit from the department of natural resources (department). Sets forth information that must be included in a consumption permit application. Establishes procedures for the department to approve or deny a consumption permit application. Provides that a consumption permit may be transferred under certain circumstances. Provides that a person may consult with the department to assess the viability of a proposed data center with respect to water consumption. Allows the natural resources commission to adopt rules to implement this bill.

*Current Status:* 1/8/2026 - added as coauthor Representative Commons

*All Bill Status:* 12/2/2025 - Referred to House Natural Resources

12/2/2025 - First Reading

12/2/2025 - Authored By Alex Burton

HB1044

INSURANCE COVERAGE FOR PUBLIC SAFETY EMPLOYEES (PRESSEL J) Provides that a public safety employee who: (1) becomes disabled on or after January 1, 2020; (2) receives a Class 1 or a Class 2 impairment benefit; and (3) is eligible for group health insurance coverage for the public safety employee and the public safety employee's spouse or

dependents; must pay the same amount that the public safety employee would have been required to pay if still serving as a current active public safety employee employed by the local unit public employer. Specifies that the public safety employee must file a written request for insurance coverage with the employer before June 1, 2026, or within 90 days after the public safety employee begins receiving disability benefits, whichever is later. Provides that a surviving spouse or dependent of a public safety employee who dies in the line of duty must pay the same amount that the public safety employee would have been required to pay if still serving as a current active public safety employee employed by the local unit public employer for coverage selected by the surviving spouse or dependent under the group health insurance program.

*Current Status:* 1/26/2026 - Referred to Senate Insurance and Financial Institutions

*All Bill Status:* 1/26/2026 - First Reading

1/20/2026 - Senate sponsors: Senators Walker K, Crider

1/20/2026 - Third reading passed; Roll Call 54: yeas 92, nays 0

1/20/2026 - House Bills on Third Reading

1/15/2026 - Second reading ordered engrossed

1/15/2026 - House Bills on Second Reading

1/13/2026 - Committee Report do pass, adopted

1/13/2026 - House Committee recommends passage, as amended Yeas: 13; Nays: 0

1/13/2026 - House Insurance, (Bill Scheduled for Hearing)

1/8/2026 - added as coauthor Representative Davis

1/5/2026 - added as coauthors Representatives Lawson, Goss-Reaves

12/2/2025 - Referred to House Insurance

12/2/2025 - First Reading

12/2/2025 - Authored By Jim Pressel

HB1045

RESTRICTED ACCESS OF CERTAIN OFFENDERS TO PARKS (PRESCOTT J) Provides that the offense of unlawful entry by a serious sex offender includes a serious sex offender knowingly or intentionally entering a public park.

*Current Status:* 12/5/2025 - added as coauthors Representatives Rowray, Olthoff

*All Bill Status:* 12/2/2025 - Referred to House Courts and Criminal Code

12/2/2025 - First Reading

12/2/2025 - Coauthored by Representative Zimmerman

12/2/2025 - Authored By J.D. Prescott

HB1052

VARIOUS ADMINISTRATIVE LAW MATTERS (MANNING E) Adds conditions for which the horse racing commission (HRC) may revoke or suspend a license or deny a license application. Adds a reference to wagering on horse racing in a provision prohibiting certain individuals from wagering at a licensed facility. Provides that appeals of certain decisions of the HRC may be appealed to the office of administrative law proceedings. Adds sports wagering certificate holders to the voluntary exclusion program. Defines and establishes civil penalties for conducting a "sweepstakes game". Allows the holder of a beer wholesaler's permit to possess, transport, sell, and deliver beer to a food manufacturer that is registered with the federal Food and Drug Administration for the purpose of adding or integrating the beer into a product or recipe. Provides that a wine retailer whose wine sales represent at least 60% of the annual gross income from the premises may allow customers to obtain sealed bottles of wine by self-service for consumption off the licensed premises. Allows the holder of a temporary wine permit to purchase, receive, and sell mixed beverages. Establishes requirements for the wholesale sale and distribution of tobacco products and electronic cigarettes. Adds additional information an applicant must provide to the alcohol and tobacco commission (commission) when applying for a tobacco sales certificate. Provides for the suspension of a certificate if the certificate holder's employees violate employee identification requirements three or more times in one year. Allows the commission to issue to the city of Gary not more than 10 new three-way permits. Allows the commission to issue: (1) a beer dealer's permit, wine dealer's permit, and liquor dealer's permit to a drug store operated in the city of Westfield; and (2) a beer dealer's permit and wine dealer's permit to a convenience store operated in the town of Sellersburg. Makes it a Class B misdemeanor for a person to recklessly, knowingly, or intentionally sell, barter, exchange, provide, or furnish a product or substance containing THC to a minor. Enhances the penalty to a Class A misdemeanor or Level 6 felony in certain instances. Specifies age verification requirements for a website owned, managed, or operated by a person who distributes or sells THC directly to consumers. Allows an enforcement officer vested with full police powers and duties to engage a person who is at least 18 and less than 21 years of age to receive or purchase THC as part of an enforcement action. Provides that certain requirements regarding the sale, rental, trade, or transfer of a handgun do not apply to an item defined as an antique firearm.

*Current Status:* 1/29/2026 - Amendment #6 (Burton) failed; Roll Call 155: yeas 34, nays 54

*All Bill Status:* 1/29/2026 - Amendment #4 (Manning) prevailed; voice vote

1/29/2026 - Second reading amended, ordered engrossed

1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report amend do pass, adopted

1/22/2026 - House Committee recommends passage, as amended Yeas: 10; Nays: 0  
1/22/2026 - House Public Policy, (Bill Scheduled for Hearing)  
1/12/2026 - added as coauthor Representative Bascom  
1/6/2026 - House Public Policy, (Bill Scheduled for Hearing)  
12/5/2025 - Referred to House Public Policy  
12/5/2025 - First Reading  
12/5/2025 - Coauthored by Representatives Mayfield, Moed  
12/5/2025 - Authored By Ethan Manning

HB1053 REMEDIATION OF TAX SALE PARCELS (MOED J) Permits a county treasurer to require purchasers of designated parcels of real property that are: (1) located in a consolidated city; and (2) subject to tax sale, and purchased at or as a separate part of a tax sale; to submit remediation plans describing how the purchasers will bring the parcels of real property into compliance with a building code or ordinance of a consolidated city after the redemption period ends.

*Current Status:* 12/5/2025 - Referred to House Local Government

*All Bill Status:* 12/5/2025 - First Reading

12/5/2025 - Authored By Justin Moed

HB1055 OPTION TO CONDUCT MUNICIPAL ELECTION IN EVEN YEARS (MELTZER J) Allows any city or town to adopt an ordinance providing that each elected office of the municipality is elected in an even-numbered year. (Under current law, certain municipalities may adopt an ordinance providing that each elected office of the municipality is elected in an even-numbered year.)

*Current Status:* 2/2/2026 - Senate Elections, (Bill Scheduled for Hearing)

*All Bill Status:* 1/26/2026 - Referred to Senate Elections

1/26/2026 - First Reading

1/22/2026 - Senate sponsor: Senator Koch

1/22/2026 - Third reading passed; Roll Call 67: yeas 59, nays 35

1/22/2026 - House Bills on Third Reading

1/20/2026 - Amendment #1 (Pryor) failed; voice vote

1/20/2026 - Amendment #2 (Errington) ruled out of order

1/20/2026 - Second reading ordered engrossed

1/20/2026 - House Bills on Second Reading

1/14/2026 - Committee Report do pass, adopted

1/14/2026 - House Committee recommends passage Yeas: 9; Nays: 3

1/14/2026 - House Elections and Apportionment, (Bill Scheduled for Hearing)

1/5/2026 - added as coauthor Representative Bascom

12/5/2025 - added as coauthor Representative Lawson

12/5/2025 - Coauthored by Representative Zimmerman

12/5/2025 - Referred to House Elections and Apportionment

12/5/2025 - First Reading

12/5/2025 - Authored By Jennifer Meltzer

HB1056 RESISTING LAW ENFORCEMENT CONFLICT RESOLUTION (MELTZER J) Resolves a conflict between HEA 1014-2025 and HEA 1637-2025.

*Current Status:* 2/3/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

*All Bill Status:* 1/27/2026 - Referred to Senate Corrections and Criminal Law

1/27/2026 - First Reading

1/14/2026 - Referred to Senate

1/13/2026 - Senate sponsor: Senator Clark

1/13/2026 - Third reading passed; Roll Call 45: yeas 94, nays 0

1/13/2026 - House Bills on Third Reading

1/12/2026 - Second reading ordered engrossed

1/12/2026 - House Bills on Second Reading

1/8/2026 - added as coauthor Representative Goss-Reaves

1/8/2026 - Committee Report do pass, adopted

1/7/2026 - House Committee recommends passage Yeas: 12, Nays: 0

1/7/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)

12/5/2025 - Referred to House Courts and Criminal Code

12/5/2025 - First Reading

12/5/2025 - Coauthored by Representatives Zimmerman, Shonkwiler

12/5/2025 - Authored By Jennifer Meltzer

HB1057

PUBLIC WORKS PROJECTS (WESCO T) Provides that a contractor that employs 10 or more employees on a design-build public works project must provide its employees access to a training program applicable to the tasks to be performed in the normal course of the employee's employment with the contractor on the public project. Provides that a tier 1 or tier 2 contractor that employs 50 or more journeymen must participate in an apprenticeship or training program that meets certain standards. Requires design-builders and any member of a team working on a design-build public works project to comply with certain statutes. Provides that a public agency awarding a contract for a construction manager as constructor project may not take certain actions based on a bidder's, offeror's, or contractor's entering into, refusing to enter into, adhering to, or refusing to adhere to an agreement with a labor organization.

*Current Status:* 12/5/2025 - Referred to House Employment, Labor and Pensions

*All Bill Status:* 12/5/2025 - First Reading

12/5/2025 - Authored By Timothy Wesco

HB1058

ANNEXATION (STEUERWALD G) Provides that annexation territory that is divided by railroad tracks satisfies contiguity requirements, if the territory on at least one side of the railroad tracks is contiguous to the municipality.

*Current Status:* 1/27/2026 - Referred to Senate Local Government

*All Bill Status:* 1/27/2026 - First Reading

1/13/2026 - Referred to Senate

1/12/2026 - added as coauthor Representative Hall

1/12/2026 - Senate sponsor: Senator Clark

1/12/2026 - Third reading passed; Roll Call 34: yeas 94, nays 0

1/12/2026 - House Bills on Third Reading

1/8/2026 - Second reading ordered engrossed

1/8/2026 - House Bills on Second Reading

1/6/2026 - Committee Report amend do pass, adopted

1/6/2026 - House Committee recommends passage, as amended Yeas: 11, Nays: 0

1/6/2026 - House Local Government, (Bill Scheduled for Hearing)

1/5/2026 - added as coauthor Representative Meltzer

12/5/2025 - Referred to House Local Government

12/5/2025 - First Reading

12/5/2025 - Authored By Gregory Steuerwald

HB1063

DECEPTIVE CONSUMER SALES (ANDRADE M) Amends the definition of "consumer transaction" for purposes of the deceptive consumer sales act to include the provision of a product or service to a state agency or a local agency in Indiana. Amends the definition of "supplier" for purposes of the deceptive consumer sales act to include an entity that provides a product or service to a state agency or a local agency in Indiana. Provides that an action that arises from a consumer transaction involving the provision of a product or service by a supplier to a state agency may be brought and enforced only by the attorney general. Provides that an action that arises from a consumer transaction involving the provision of a product or service by a supplier to a local agency may be brought and enforced only by an attorney acting on behalf of the local agency, unless the local unit of government served by the local agency requests the attorney general to bring and enforce an action on behalf of the local unit. Provides that in an action that arises from a consumer transaction involving the provision of a product or service by a supplier to a state agency or a local agency, a court may take certain actions.

*Current Status:* 1/8/2026 - added as coauthor Representative Morris

*All Bill Status:* 1/5/2026 - removed as coauthor Representative Pierce K

12/5/2025 - Referred to House Commerce, Small Business and Economic Development

12/5/2025 - First Reading

12/5/2025 - Coauthored by Representatives Teshka, Pierce K, Slager

12/5/2025 - Authored By Mike Andrade

HB1064

UNMANNED AERIAL VEHICLES (CULP K) Makes repeated operation of an unmanned aerial vehicle (UAV) over private real property a nuisance, with both civil and criminal penalties, including an increased penalty for nuisances involving agricultural property. Provides that operating a UAV not more than 100 feet above private real property or landing the UAV on private real property is a civil trespass, with civil penalties, including an increased penalty for trespasses involving agricultural property. Creates various crimes for operating a UAV over certain places, people, or animals such as livestock. Provides that operating a UAV to collect certain data, recordings, or photographs of an individual or area of real property is a Class A misdemeanor. Provides, however, that the violation is a Level 6 felony if the subject of the data, recordings, or photographs involves certain critical infrastructure. Requires a person who operates a UAV that is at least 55 pounds to carry liability insurance, and requires the department of homeland security to develop and administer a program to verify UAV insurance compliance. Makes conforming changes.

*Current Status:* 1/21/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)

*All Bill Status:* 1/12/2026 - added as coauthors Representatives Lehman, Bartels  
12/5/2025 - Referred to House Courts and Criminal Code  
12/5/2025 - First Reading  
12/5/2025 - Authored By Kendell Culp

HB1065

BAN ON GRATUITIES FOR PUBLIC OFFICIALS (SLAGER H) Makes it a Class A misdemeanor for: (1) a person to offer a payment to a public servant as a reward for an official act performed by the public servant for the person; or (2) a public servant to solicit or accept a payment as a reward for an official act performed by the public servant for the person. Increases the penalty to a Level 6 felony if the fair market value of the reward is at least \$750. Exempts: (1) a good or service that is subject to a reporting requirement or otherwise authorized by an applicable rule or code of ethics; (2) a good or service with a value of less than \$100; (3) commemorative or ceremonial items, such as plaques, trophies, or framed photos; (4) lawful political contributions; (5) wages and other forms of work related compensation from the governmental entity employing the public servant that the public servant is legally permitted to receive; or (6) an offer of employment that is not offered as a reward for an official act performed by a public servant. Provides that a person who knowingly or intentionally violates a specified provision by commingling the funds of a committee with the personal funds of an officer, a member, or an associate of the committee commits a Class A misdemeanor. Enhances the penalty to a Level 6 felony if a person commingles at least \$50,000 of committee funds.

*Current Status:* 1/29/2026 - House Bills on Third Reading

*All Bill Status:* 1/28/2026 - Second reading amended, ordered engrossed  
1/28/2026 - Amendment #3 (Slager) prevailed; voice vote  
1/27/2026 - House Bills on Second Reading  
1/27/2026 - House Bills on Second Reading  
1/22/2026 - Committee Report amend do pass, adopted  
1/21/2026 - House Committee recommends passage, as amended Yeas: 13; Nays: 0  
1/21/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)  
1/12/2026 - added as coauthor Representative Olthoff  
12/5/2025 - Referred to House Courts and Criminal Code  
12/5/2025 - First Reading  
12/5/2025 - Authored By Harold Slager

HB1066

PURCHASE AND LEASE OF GOVERNMENT VEHICLES (GORE M) With certain exceptions, requires a political subdivision to procure only base model vehicles. Removes a provision that allows the Indiana department of administration to permit a state entity to procure a vehicle that is not a base model vehicle. Requires a state entity to dispose of vehicles that are not base model vehicles at a time and in a prudent manner as determined by the commissioner of the department of administration. Provides that a state entity or political subdivision is not prohibited from purchasing, installing, modifying, or affixing equipment and accessories necessary for the state entity's or political subdivision's operational, public safety, maintenance, or emergency response functions, regardless of whether the equipment and accessories are installed at the time of purchase or after.

*Current Status:* 1/29/2026 - House Bills on Third Reading

*All Bill Status:* 1/28/2026 - Amendment #1 (Gore) prevailed; voice vote  
1/28/2026 - Second reading amended, ordered engrossed  
1/27/2026 - House Bills on Second Reading  
1/27/2026 - House Bills on Second Reading  
1/22/2026 - Committee Report amend do pass, adopted  
1/21/2026 - House Committee recommends passage, as amended Yeas: 12; Nays: 0  
1/21/2026 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)  
1/8/2026 - added as coauthor Representative Miller D  
1/8/2026 - added as coauthor Representative Smaltz  
1/8/2026 - added as coauthor Representative Pressel  
12/5/2025 - Referred to House Government and Regulatory Reform  
12/5/2025 - First Reading  
12/5/2025 - Authored By Mitch Gore

HB1070

INCOME TAX CREDIT FOR VOLUNTEER FIREFIGHTERS (MOSELEY C) Provides that an individual who is a volunteer firefighter is entitled to a credit of \$200 against the individual's adjusted gross income tax liability each taxable year.

*Current Status:* 1/8/2026 - added as coauthor Representative Smaltz

*All Bill Status:* 12/5/2025 - Referred to House Ways and Means  
12/5/2025 - First Reading  
12/5/2025 - Authored By Chuck Moseley

HB1079	<p>ALCOHOLIC BEVERAGES AND THC HEMP EXTRACT (MANNING E) Establishes a direct beer seller's permit to allow a brewer to ship beer directly to a consumer. Allows liquor retailers and catering halls to purchase alcoholic beverages from a package liquor store. Allows a beer wholesaler to make credit sales. Allows a bar or restaurant (retailer) to deliver mixed drinks for carryout or delivery to a consumer's residence or office. Allows a wine wholesaler to offer a channel price to a retailer if certain conditions are met. Allows the alcohol and tobacco commission (commission) to deny an application for issuing, renewing, or transferring an alcoholic beverage permit (permit) for nonpayment of property taxes that the applicant is statutorily or contractually obligated to pay. Allows a retailer to operate a points based rewards program. Allows the commission to issue beer and wine dealer permits that are not subject to the quota. Allows a retailer, dealer, or craft manufacturer to deliver alcoholic beverages to a consumer's residence or office using a third party delivery service. Creates a third party delivery service permit and delivery driver permit. Imposes graduated civil penalties against a third party delivery service permittee for deliveries made by the permittee's delivery drivers that violate law. Prohibits the distribution or sale of low THC hemp extract to a person who is less than 21 years of age.</p>
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Public Policy</p>
	<p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Ethan Manning</p>
HB1083	<p>LANE EXPANSION OF I-70 (PFAFF T) Requires the Indiana department of transportation to take action necessary to construct one or more additional lanes of traffic across Indiana for: (1) eastbound; and (2) westbound; Interstate Highway 70 in areas of Interstate Highway 70 where there are four lanes of traffic. Makes an appropriation.</p>
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Roads and Transportation</p> <p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Tonya Pfaff</p>
HB1088	<p>TECHNICAL CORRECTIONS (PIERCE K) Addresses technical issues in the Indiana Code, including those related to spelling, tabulation, formatting, grammar, and cross-references. Resolves technical conflicts from the 2025 legislative session. Makes conforming amendments. (The introduced version of this bill was prepared by the code revision committee.)</p>
	<p><i>Current Status:</i> 1/27/2026 - Referred to Senate Judiciary</p> <p><i>All Bill Status:</i> 1/27/2026 - First Reading 1/20/2026 - Senate sponsors: Senators Freeman, Taylor G 1/20/2026 - Third reading passed; Roll Call 55: yeas 90, nays 0 1/20/2026 - House Bills on Third Reading 1/15/2026 - Second reading ordered engrossed 1/15/2026 - House Bills on Second Reading 1/14/2026 - House Bills on Second Reading 1/12/2026 - Committee Report do pass, adopted 1/12/2026 - House Committee recommends passage Yeas: 13; Nays: 0 1/12/2026 - House Judiciary, (Bill Scheduled for Hearing) 1/5/2026 - Referred to House Judiciary 1/5/2026 - First Reading 1/5/2026 - Coauthored by Representatives Engleman, DeLaney 1/5/2026 - Authored By Kyle Pierce</p>
HB1089	<p>AUTHORITY TO PROHIBIT FIREARMS IN LOCAL PARKS (ERRINGTON S) Provides that a unit may prohibit or restrict the possession of a firearm in a public park operated or maintained by the unit.</p>
	<p><i>Current Status:</i> 1/6/2026 - added as coauthor Representative Gore</p> <p><i>All Bill Status:</i> 1/5/2026 - Referred to House Local Government 1/5/2026 - First Reading 1/5/2026 - Coauthored by Representative Porter 1/5/2026 - Authored By Sue Errington</p>
HB1091	<p>RESISTING LAW ENFORCEMENT (DELANEY E) Resolves a conflict between HEA 1014-2025 and HEA 1637-2025.</p>
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Courts and Criminal Code</p> <p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Edward DeLaney</p>
HB1095	<p>SCHOOL POLICE PENSION MATTERS (DAVIS M) Makes changes to the definition of a "school resource officer" for provisions relating to the 1977 police officers' and firefighters' pension and disability fund (1977 fund). Provides that a school police department may participate in the 1977 fund. Establishes requirements for establishing a local board for school police departments. Provides that an appointing authority shall waive the age restriction for a school resource</p>

officer for purposes of the 1977 fund if: (1) on the date the individual applies to be appointed and hired, the individual is a veteran who has completed at least 20 years of military service; (2) the individual received or is eligible to receive a discharge from the armed forces of the United States under conditions other than certain specified conditions; and (3) the individual meets all other requirements for appointment and hiring. Provides that a school corporation or charter school that employs a school resource officer must enter into a contract or memorandum of understanding with a local law enforcement agency for the purpose of complying with the reporting and payment requirements for purposes of the 1977 fund. Makes conforming amendments.

*Current Status:* 1/12/2026 - added as coauthor Representative Commons

*All Bill Status:* 1/5/2026 - Referred to House Employment, Labor and Pensions

1/5/2026 - First Reading

1/5/2026 - Authored By Michelle Davis

HB1101

REGIONAL ECONOMIC DEVELOPMENT (HEINE D) Requires the Indiana economic development corporation (IEDC) to designate 15 economic development regions throughout Indiana. Establishes a regional economic development commission (commission) for each economic development region. Provides for the membership of each commission. Requires each commission to establish or designate a primary administrative entity (entity) to carry out a strategic comprehensive economic development plan for the region. Sets forth the duties of a commission and entity.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Snow, Lehman

1/5/2026 - Authored By Dave Heine

HB1104

NONDISCLOSURE AGREEMENTS IN ECONOMIC DEVELOPMENT (GREENE R) Provides that the Indiana economic development corporation, the state, any instrumentality of the state, or any other public authority, or any party negotiating on behalf of any of those entities, may not, after June 30, 2026, enter into an economic development agreement or contract that contains any provision, clause, or language that provides that the agreement or contract, or any of its terms, is confidential, or that the parties to the agreement or contract are prohibited from disclosing, discussing, describing, or commenting upon the terms of the agreement or contract.

*Current Status:* 1/12/2026 - added as coauthor Representative Commons

*All Bill Status:* 1/5/2026 - Referred to House Government and Regulatory Reform

1/5/2026 - First Reading

1/5/2026 - Authored By Robb Greene

HB1105

CONDEMNATION OF HOOISER HOMESTEAD PROPERTY (GREENE R) Establishes the Hoosier homestead program administered by the Indiana state department of agriculture to commemorate and maintain a registry of farms owned by the same family for at least 100 years. Provides that only the portion of a farm that satisfies the familial ownership and other requirements receives the Hoosier homestead designation and is subject to the provisions regarding eminent domain. Requires all property taxes to be paid up to date to be registered as a Hoosier homestead property or to renew registration as a Hoosier homestead property. Provides with certain exceptions, that if a county, city, town, or school corporation (unit) exercises eminent domain to take a fee simple interest in a Hoosier homestead, the property owner is entitled to: (1) testify at a public meeting of the condemning unit's legislative body; and (2) compensation that is the greater of: (A) 200% of the fair market value of the parcel; or (2) 200% of the value of the land and replacement cost of the improvements to the land minus depreciation. Requires the owner to also be compensated for relocation costs, other damages, and business losses resulting from the condemnation of the property.

*Current Status:* 1/20/2026 - Committee Report do pass, adopted

*All Bill Status:* 1/20/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/15/2026 - House Committee recommends passage Yeas: 11; Nays: 0

1/15/2026 - House Agriculture and Rural Development, (Bill Scheduled for Hearing)

1/12/2026 - added as coauthor Representative Commons

1/5/2026 - Referred to House Agriculture and Rural Development

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Culp, Smith H

1/5/2026 - Authored By Robb Greene

HB1108

CONTRACTS FOR ROAD PROJECTS (HAGGARD C) Allows the commissioner of the Indiana department of transportation (commissioner) to let a contract for the construction, improvement, or maintenance of a road to a bidder that is not the lowest and best bidder if all of the following apply: (1) The bidder is responsive and qualified. (2) The bidder commits to employing Indiana residents for not less than 65% of the total workforce for the project. (3) The bidder's bid is not more than: (A) 5% greater than the bid submitted by the lowest and best bidder; and (B) the estimated cost of the project. (4) The commissioner determines that awarding the contract to the bidder is in the

best interests of the project and the community. (5) The bidder demonstrates certain compliance requirements.

*Current Status:* 1/20/2026 - Reassigned to Committee on Employment, Labor and Pensions

*All Bill Status:* 1/12/2026 - added as coauthor Representative Andrade

1/5/2026 - Referred to House Roads and Transportation

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representative Pressel

1/5/2026 - Authored By Craig Haggard

HB1109

HOMELESS VETERANS INITIATIVE SHELTER PROGRAM (HAGGARD C) Establishes the Hoosier homeless veteran initiative for the purpose of providing a means for homeless veterans to have access to temporary shelter during the veteran's rehabilitation. Provides that the initiative shall be coordinated and administered by the Indiana department of veterans' affairs (department) in consultation with the Indiana department of health. Requires each homeless shelter with at least 25 beds to reserve at least one bed out of every 25 beds for a homeless veteran. Provides that a homeless shelter or other entity may apply to the department to become a participating shelter. Provides that a participating shelter shall receive grants from the department. Provides that a participating shelter shall provide food and housing and other services prescribed by the department for a participating veteran for a period consisting of the lesser of: (1) two years; or (2) the period necessary for the veteran to complete the requirements necessary for the participating veteran to receive a housing voucher in accordance with the United States Department of Housing and Urban Development's (HUD) HUD-VASH program. Provides that a homeless veteran who is not married may request to become a participating veteran in a manner prescribed by the department. Provides that the homeless veteran shall not be required to test negative on a drug or alcohol test to obtain initial placement in a participating shelter. Requires that a participating veteran receive services and meet certain requirements to remain eligible for placement in a participating facility.

*Current Status:* 1/12/2026 - added as coauthors Representatives Judy, Garcia Wilburn

*All Bill Status:* 1/5/2026 - Referred to House Veterans Affairs and Public Safety

1/5/2026 - First Reading

1/5/2026 - Authored By Craig Haggard

HB1110

PFAS CHEMICALS (CASH B) Requires the department of environmental management to adopt maximum contaminant levels for PFAS chemicals and effluent limitation standards for wastewater containing PFAS chemicals by July 1, 2027. Creates various compliance requirements for direct dischargers and indirect dischargers. Establishes various civil penalties. Establishes the PFAS chemical testing and remediation fund. Creates a PFAS chemical grant program.

*Current Status:* 1/8/2026 - added as coauthors Representatives Sweet, Bauer

*All Bill Status:* 1/5/2026 - Referred to House Environmental Affairs

1/5/2026 - First Reading

1/5/2026 - Authored By Becky Cash

HB1111

VARIOUS UTILITY MATTERS (PRYOR C) Prohibits a utility from charging a customer a reconnection fee to restore terminated service to the customer. Provides that an electric or gas utility may not terminate residential electric or gas service between June 21 and September 23 for residential customers whose residence includes a person who is: (1) 65 years of age or older; or (2) 16 years of age or younger. Requires an electric or gas utility to identify new residential customers who are 62 years of age or older and to provide the identified customers with information concerning relevant assistance programs for seniors. Requires a public utility to provide a residential customer with a bill credit for an electric service interruption.

*Current Status:* 1/5/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Cherrish Pryor

HB1113

REPAIR OF RESIDENTIAL RENTAL PROPERTIES (PRYOR C) Requires a landlord to repair or replace an essential item not later than 24 hours after being notified by a tenant that the tenant's rental unit is without certain essential services. Provides that a tenant may request an agency tasked with enforcing unsafe building provisions (enforcement authority) to conduct an inspection and replace or repair an essential item within 24 hours of the inspection. Authorizes the enforcement authority to replace or repair an essential item within 24 hours and to charge the landlord for certain costs and to order a \$500 civil penalty to be paid. Requires any civil penalties to be placed in a repair fund to be used for costs incurred by the enforcement authority to replace or repair an essential item. Establishes appeal procedures. Requires a rental agreement entered into after June 30, 2026, to include a provision allowing a tenant to be reimbursed for any deposits paid by the tenant and to terminate the rental agreement if certain repairs are not made within seven days. Allows a court to order that a tenant's regular rental payments are paid into an attorney trust account or to the clerk of the court during the pendency of an enforcement action brought by the tenant.

*Current Status:* 1/5/2026 - Referred to House Judiciary

*All Bill Status:* 1/5/2026 - First Reading

HB1115

HOMEOWNERS ASSOCIATION GOVERNANCE (OLTHOFF J) Requires the board of a homeowners association (HOA) to provide to HOA members at least four days advance written notice of any meeting of the board. Provides that the meeting notice must include: (1) a meeting agenda; and (2) in the case of a notice for an annual meeting, a statement of the right of HOA members to demand a special meeting of the members, including a statement of the required number of members needed to demand a special meeting. Provides that an HOA member is considered to be in attendance at a meeting of the HOA if the member attends by remote or virtual means in accordance with the statutory procedures for remote meetings of nonprofit corporations. Authorizes an HOA to assess a fine for a member's violation of a covenant if the HOA first: (1) adopts a schedule of fines for specified violations; and (2) provides to the member a notice setting forth the violation, the amount of the fine, and the date on which the fine will be assessed.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsors: Senators Deery, Dernulc

1/28/2026 - Third reading passed; Roll Call 144: yeas 90, nays 2

1/27/2026 - House Bills on Third Reading

1/27/2026 - Second reading ordered engrossed

1/27/2026 - House Bills on Second Reading

1/22/2026 - added as coauthor Representative Bascom

1/22/2026 - Committee Report amend do pass, adopted

1/22/2026 - House Committee recommends passage, as amended Yeas: 11; Nays: 0

1/22/2026 - House Judiciary, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Judiciary

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Lawson, Andrade

1/5/2026 - Authored By Julie Olthoff

HB1117

UNIFORM MUNICIPAL INNKEEPER'S TAX (HEINE D) Creates a uniform municipal innkeeper's tax that may be imposed at a flat rate that does not exceed \$5 per night and includes provisions similar to the uniform county innkeeper's tax. Makes corresponding changes to statutes concerning innkeeper's tax administration.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Dave Heine

HB1118

EXPUNGEMENT (ZIMMERMAN A) Repeals and replaces the existing adult expungement statute with a new expungement process that makes certain changes to: (1) time periods for filing expungement; (2) crimes that are eligible for expungement; and (3) other procedural matters relating to expungement. Adds a provision concerning the expungement of juvenile arrest records.

*Current Status:* 1/26/2026 - Referred to Senate Corrections and Criminal Law

*All Bill Status:* 1/26/2026 - First Reading

1/22/2026 - Senate sponsor: Senator Freeman

1/22/2026 - Third reading passed; Roll Call 70: yeas 87, nays 4

1/22/2026 - House Bills on Third Reading

1/20/2026 - Second reading ordered engrossed

1/20/2026 - House Bills on Second Reading

1/15/2026 - added as coauthor Representative Gore

1/14/2026 - Committee Report amend do pass, adopted

1/14/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)

1/7/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Courts and Criminal Code

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Bascom, Steuerwald

1/5/2026 - Authored By Alex Zimmerman

HB1119

EXECUTION METHODS (LUCAS J) Authorizes the death penalty to be carried out by firing squad. Removes the requirement that an execution be carried out: (1) at the Indiana state prison; and (2) before sunrise. Adds a pooled media witness to the list of persons authorized to witness an execution. Exempts certain persons from being required to participate in an execution, and requires the department of correction to contract with a psychologist or psychiatrist to make available treatment services to a member of an execution team. Makes conforming amendments and technical corrections.

*Current Status:* 1/28/2026 - Third reading failed for lack of constitutional majority; Roll Call 142:

yeas 48, nays 47

*All Bill Status:* 1/27/2026 - House Bills on Third Reading

1/27/2026 - Amendment #6 (Garcia Wilburn) prevailed; Roll Call 101: yeas 87, nays 6

1/27/2026 - Second reading amended, ordered engrossed

1/27/2026 - Amendment #2 (Zimmerman) prevailed; Division of the House: yeas 58, nays 32

1/27/2026 - Amendment #4 (Pierce M) failed; voice vote

1/27/2026 - Amendment #1 (Zimmerman) prevailed; voice vote

1/27/2026 - Amendment #9 (Morris) failed; voice vote

1/27/2026 - House Bills on Second Reading

1/22/2026 - Committee Report amend do pass, adopted

1/21/2026 - House Committee recommends passage, as amended Yeas: 8; Nays: 5

1/21/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Courts and Criminal Code

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Prescott, Bartels, Ireland

1/5/2026 - Authored By Jim Lucas

HB1120

RETIREMENT OF ELECTRIC GENERATION RESOURCES (LEDBETTER C) Amends the statute concerning public utilities' annual electric resource planning reports to the Indiana utility regulatory commission (IURC) to provide that for an annual report submitted after December 31, 2026, if: (1) after an investigation under the statute, the IURC does not issue an order to prohibit the retirement of a public utility's electric generation resource; (2) the public utility proceeds with plans to retire the electric generation resource before: (A) the date specified for the retirement in the public utility's most recently filed integrated resource plan; or (B) the end of the electric generation resource's economically useful life; and (3) the retirement is not required to comply with environmental laws, regulations, or court orders; the public utility may not recover a return on any asset retirement obligations related to the retirement in any future general rate case or other regulatory proceeding. Makes a conforming amendment to a provision concerning public utilities' depreciation rates and asset retirement obligations.

*Current Status:* 1/5/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Cindy Ledbetter

HB1121

DRUG AND ALCOHOL TESTING (BARTLETT J) Provides that a law enforcement agency that employs a law enforcement officer involved in an officer-involved shooting must administer alcohol and drug testing to the applicable law enforcement officer.

*Current Status:* 1/5/2026 - Referred to House Veterans Affairs and Public Safety

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By John Bartlett

HB1123

POLICE INVESTIGATIONS RELATING TO PROSTITUTION (BARTLETT J) Provides that, after June 30, 2026, a law enforcement agency may not authorize the use of public funds by a law enforcement officer to pay for or engage in sexual intercourse, other sexual conduct, or the fondling of the law enforcement officer's or another individual's genitals as part of an investigation of: (1) prostitution; (2) making an unlawful proposition; or (3) promoting prostitution as a Level 5 felony. Provides that a law enforcement officer who knowingly or intentionally: (1) engages in sexual intercourse or other sexual conduct with an individual; (2) has an individual fondle or agree to fondle the genitals of the law enforcement officer; or (3) fondles the genitals of an individual under certain circumstances relating to the law enforcement officer's official duties; commits unlawful sexual conduct by a law enforcement officer, a Level 5 felony. Makes exceptions.

*Current Status:* 1/5/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By John Bartlett

HB1127

STAY OF CERTAIN EVICTION ACTIONS AGAINST VETERANS (PACK R) Provides that a court shall stay certain eviction actions for defendants who qualify and have applied for housing assistance from the United States Department of Veterans Affairs or the Indiana department of veterans' affairs.

*Current Status:* 1/5/2026 - Referred to House Judiciary

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Renee Pack

HB1132

RUSH COUNTY FOOD AND BEVERAGE TAX (CRISWELL C) Establishes the Rush County food and beverage tax.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Cory Criswell

HB1135

INVESTOR OWNERSHIP OF SINGLE FAMILY RESIDENCES (HARRIS E) Establishes the housing down payment assistance fund. Establishes a transfer tax equal to 50% of the fair market value of a single family residence for each single family residence acquired by an applicable taxpayer after the applicable date. Establishes a maximum number of single family residences that may be owned by an applicable taxpayer after the applicable date for purposes of calculating an annual excise tax on any excess single family residences.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Earl Harris

HB1139

ASSESSMENT OF PROPERTY (LEDBETTER C) Provides that all tangible property that is subject to assessment shall be assessed on a just valuation basis and in a uniform and equal manner regardless of: (1) who owns the tangible property; or (2) who the person or entity is that is liable for property taxes due on the tangible property. Requires a county assessor to, as soon as possible, post an approved reassessment plan on the department of local government finance's (DLGF) website and any transparency portal developed by the state regarding public information. Provides that if an assessor changes the underlying parcel characteristics, including property classification or agricultural land type, of a property, based on verifiable evidence of a change in use, the assessor shall provide notice to the property owner that includes all verifiable evidence used to change assessment methods from agricultural land and document each change and the reason that each change was made for any class of property. Provides that land shall be assessed or reassessed as agricultural land only when it is devoted to agricultural use regardless of: (1) who owns the land; or (2) who the person or entity is that is liable for property taxes due on the land. Requires the DLGF to inform assessors and the presidents of county councils in writing if it finds that: (1) the reassessment of a group of parcels under a county's reassessment plan or other property assessment activities are not being properly conducted; (2) work required to be performed by local officials is not being properly conducted; or (3) property assessments are not being properly made. Provides that the failure of the DLGF to inform local officials shall be construed as an indication by the DLGF that assessment activities are being conducted properly. Requires the DLGF, if it determines that assessment activities are not being conducted properly, to order a state conducted assessment or reassessment.

*Current Status:* 1/15/2026 - added as coauthor Representative Culp

*All Bill Status:* 1/5/2026 - Referred to House Ways and Means

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representative O'Brien

1/5/2026 - Authored By Cindy Ledbetter

HB1141

COMMINGLING COMMITTEE FUNDS (KARICKHOFF M) Provides that a person who knowingly or intentionally violates a specified provision by commingling the funds of a committee with the personal funds of an officer, a member, or an associate of the committee commits a Class A misdemeanor. Enhances the penalty to a Level 6 felony if a person commingles at least \$50,000 of committee funds.

*Current Status:* 1/5/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Michael Karickhoff

HB1142

UNIFORM FOOD AND BEVERAGE TAX (KARICKHOFF M) Creates uniform food and beverage tax authorization provisions for cities and counties that are not required or authorized to impose a food and beverage tax under any other food and beverage tax enabling statute. Specifies the food and beverage tax adoption procedure, maximum food and beverage tax rate, uses of revenue from a food and beverage tax, and the duration of the food and beverage tax.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Michael Karickhoff

HB1143

LOCAL OPTION INCOME TAXES (KARICKHOFF M) Provides that an individual who resides in a county with a local income tax and has a principal place of employment or business in a different county shall also pay a local income tax in the county where the individual maintains the principal place of employment. Provides that the local income tax rate in effect for a local taxpayer in the county where the local taxpayer maintains the local taxpayer's principal place of business or employment is one fourth of the sum of the local income tax rates imposed on the adjusted gross income of local taxpayers who reside in the county where the local taxpayer maintains the local taxpayer's principal place of business or employment. Provides that a local taxpayer is entitled to a credit against the tax imposed by a county in the county where the local taxpayer resides equal to the amount of the tax paid in the county where the local taxpayer

has a principal place of business or employment.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Michael Karickhoff

HB1144

TOURISM IMPROVEMENT DISTRICTS (KARICKHOFF M) Provides that a person may circulate a petition to create a tourism improvement district (district) within the territory of a county, city, or town (local unit). Specifies the contents of the tourism improvement district plan that must be filed with a petition to establish a district. Provides that the legislative body of the local unit may require in the district plan that the boundaries of the district be drawn to: (1) exclude businesses; or (2) prevent overlap of the district with another area or district in which a special assessment is imposed. Provides that owners of businesses located within a district may be charged a special assessment to fund improvements and other district activities. Provides that, after a hearing on a petition to establish a district, a local unit's legislative body may adopt the ordinance establishing the district only if it determines that the petition has been signed by: (1) at least 50% of the owners of businesses within the proposed district; and (2) the owners of businesses within the proposed district that constitute more than 50% of the revenue to be collected from the special assessments. Requires the county, city, or town legislative body, at the public hearing on the establishment of a district, to hear from each individual business owner that wishes to make a request for exclusion from the district. Specifies the contents of the ordinance establishing a district and the length of time for which a district may exist. Allows a district to issue bonds and specifies the term of any bonds issued. Provides that a district may be renewed. Sets forth an annual 30 day period in which the owners of the businesses in the district may request disestablishment of the district under specified conditions. Requires the local unit to contract with a private nonprofit district management association to administer and implement the district's activities and improvements. Excludes from inclusion within a district: (1) property that receives a homestead standard deduction; (2) property used for single family residential housing; and (3) property used for multi-unit residential housing.

*Current Status:* 1/13/2026 - added as coauthors Representatives Moed, Baird

*All Bill Status:* 1/13/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/13/2026 - Committee Report amend do pass, adopted

1/13/2026 - added as coauthor Representative Harris

1/13/2026 - House Committee recommends passage, as amended Yeas: 11; Nays: 0

1/13/2026 - House Local Government, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Local Government

1/5/2026 - First Reading

1/5/2026 - Authored By Michael Karickhoff

HB1145

THIRTEENTH CHECK (KARICKHOFF M) Provides for a thirteenth check in calendar year 2026 for certain members, participants, or beneficiaries of the: (1) Indiana state teachers' retirement fund; (2) Indiana public employees' retirement fund; (3) state excise police, gaming agent, gaming control officer, and conservation enforcement officers' retirement plan; (4) state police pre-1987 benefit system; and (5) state police 1987 benefit system.

*Current Status:* 1/29/2026 - Second reading ordered engrossed

*All Bill Status:* 1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report do pass, adopted

1/22/2026 - House Committee recommends passage Yeas: 23; Nays: 0

1/22/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/15/2026 - Committee Report do pass, adopted

1/15/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/14/2026 - House Committee recommends passage Yeas: 13; Nays: 0

1/14/2026 - House Employment, Labor and Pensions, (Bill Scheduled for Hearing)

1/8/2026 - added as coauthors Representatives Porter, Olthoff

1/5/2026 - Coauthored by Representative VanNatter

1/5/2026 - Referred to House Employment, Labor and Pensions

1/5/2026 - First Reading

1/5/2026 - Authored By Michael Karickhoff

HB1146

HOMESTEAD PROPERTY TAX FREEZE (VANNATTER H) Freezes an individual's property tax liability attributable to the individual's homestead based on the date on which the individual acquired an ownership interest in the homestead.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Heath VanNatter

HB1150

LOCAL REGULATION (PRESSEL J) Provides that a homeowners association's governing documents may not include a covenant, policy, or similar measure that: (1) prohibits or restricts the use of; (2) distinguishes between types of; or (3) results in differing standards for different types of; motor vehicles or outdoor equipment based on the fuel source that powers the motor vehicle or outdoor equipment. Prohibits a county or municipality from adopting or enforcing a utility usage data ordinance. Prohibits a county, municipality, or township from adopting or enforcing an ordinance, order, regulation, resolution, policy, or similar measure that: (1) prohibits or restricts the use, sale, or lease of; (2) distinguishes between types of; or (3) results in differing regulatory standards for different types of; motor vehicles or machines other than vehicles, including outdoor equipment, based on the fuel source that powers the motor vehicle or machine. Requires political subdivisions located within five miles of the end of a runway of a publicly owned, public use airport to adopt an airspace overlay zoning ordinance.

*Current Status:* 2/3/2026 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing)

*All Bill Status:* 1/26/2026 - Referred to Senate Homeland Security and Transportation

1/26/2026 - First Reading

1/20/2026 - Senate sponsors: Senators Freeman, Baldwin

1/20/2026 - Third reading passed; Roll Call 56: yeas 65, nays 23

1/20/2026 - House Bills on Third Reading

1/15/2026 - Second reading ordered engrossed

1/15/2026 - House Bills on Second Reading

1/14/2026 - House Bills on Second Reading

1/13/2026 - added as coauthors Representatives Soliday, Jordan

1/12/2026 - Committee Report amend do pass, adopted

1/12/2026 - House Committee recommends passage, as amended Yeas: 9; Nays: 4

1/12/2026 - House Roads and Transportation, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Roads and Transportation

1/5/2026 - First Reading

1/5/2026 - Authored By Jim Pressel

HB1152

HOMEOWNERS ASSOCIATION MATTERS (LAWSON E) Removes language authorizing an increase to the annual budget of a homeowners association (HOA) when the number of HOA members present at a meeting to adopt the annual budget does not constitute a quorum and the governing documents of the HOA permit the adoption of the increase in that circumstance. Provides that an HOA: (1) may not: (A) prohibit or restrict; or (B) adopt or enforce a regulation, rule, or other policy that has the effect or prohibiting or restricting; a person from operating a child care home or from providing child care that is not subject to the application of the statutes concerning child care regulation on a single family residence; and (2) may adopt or amend governing documents to allow for these uses.

*Current Status:* 1/26/2026 - Referred to Senate Judiciary

*All Bill Status:* 1/26/2026 - First Reading

1/20/2026 - Senate sponsors: Senators Walker K, Rogers, Alexander

1/20/2026 - Third reading passed; Roll Call 57: yeas 87, nays 1

1/20/2026 - House Bills on Third Reading

1/15/2026 - Second reading ordered engrossed

1/15/2026 - House Bills on Second Reading

1/14/2026 - House Bills on Second Reading

1/13/2026 - added as coauthor Representative Garcia Wilburn

1/13/2026 - removed as coauthor Representative Zimmerman

1/12/2026 - Committee Report do pass, adopted

1/12/2026 - House Committee recommends passage Yeas: 12; Nays: 1

1/12/2026 - House Judiciary, (Bill Scheduled for Hearing)

1/5/2026 - added as coauthor Representative Zimmerman

1/5/2026 - Referred to House Judiciary

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Miller D, O'Brien

1/5/2026 - Authored By Ethan Lawson

HB1155

TRAFFIC ENFORCEMENT (SOLIDAY E) Establishes a traffic enforcement on private roads pilot project. Provides that a subdivision: (1) that is subject to governance authority by a homeowners association; (2) that contains at least 1,500 lots; and (3) with at least 15 miles of private road that are owned and maintained by the homeowners association; may establish a maximum speed limit. Provides that a law enforcement officer has all police powers necessary to enforce the laws of the state for the regulation and use of vehicles on the private roads within the subdivision governed by the homeowners association. Provides that, with the exception of the maximum speed limit established by the homeowners association, a law enforcement officer may not enforce other rules or requirements established by the homeowners association. Provides that, with certain requirements, a homeowners association may enter into an agreement with or employ an off duty law enforcement officer. Provides that the pilot program expires July 1,

2028.

*Current Status:* 1/29/2026 - Referred to Senate  
*All Bill Status:* 1/28/2026 - Senate sponsors: Senators Charbonneau, Niemeyer  
1/28/2026 - Third reading passed; Roll Call 141: yeas 81, nays 10  
1/28/2026 - added as coauthor Representative Bascom  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - Second reading ordered engrossed  
1/27/2026 - House Bills on Second Reading  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - House Committee recommends passage, as amended Yeas: 11; Nays: 0  
1/22/2026 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing)  
1/6/2026 - Reassigned to Committee on Veterans Affairs and Public Safety  
1/5/2026 - Referred to House Roads and Transportation  
1/5/2026 - First Reading  
1/5/2026 - Coauthored by Representative Olthoff  
1/5/2026 - Authored By Edmond Soliday

HB1161

LOCAL GOVERNMENT MATTERS (LAWSON E) Provides that members appointed to: (1) local alcohol boards; (2) drainage boards; (3) capital improvement boards; (4) plan commissions; (5) a board of zoning appeals; (6) county building authorities; (7) county public defender boards; (8) community corrections advisory boards; (9) a commission to promote the development and growth of the convention, visitor, and tourism industry; (10) a governing board for city hospitals located in a third class city; (11) an economic development commission; (12) a redevelopment authority; (13) local boards of health; by a county executive of a county that does not contain a consolidated city, serve at the pleasure of the members appointing authority. Provides that the county executive, excluding a county containing a consolidated city, may establish the salary of a county administrator subject to: (1) salary parameters established; or (2) approval; by the county fiscal body. Provides that each county executive, excluding a county containing a consolidated city and certain employees, shall adopt and maintain a written personnel policy, employee handbook, or equivalent document establishing minimum standards for county employee conduct, performance, and workplace expectations. Provides that a member of a county or municipal park and recreation board serves at the pleasure of the member's appointing authority. Provides that a member of a city's board of park commissioners serves at the pleasure of the city executive. Provides that members of an area park board serve at the pleasure of the member's appointing authority. Provides that, after June 30, 2026, before a county or municipal park and recreation board may: (1) exercise the power of eminent domain; (2) enter into a contract with a cost exceeding the lesser of \$500,000 or ten percent of the district's annual budget; (3) acquire real or personal property with a cost exceeding the lesser of \$500,000 or ten percent of the district's annual budget; or (4) approve capital improvements to park facilities or property with a cost exceeding the lesser of \$500,000 or ten percent of the district's annual budget; the park and recreation board must obtain approval by the executive of each applicable unit that established the department of parks and recreation. Adds public defenders to the list of officials whose home addresses may be restricted from public property data base websites.

*Current Status:* 1/26/2026 - Referred to Senate Local Government

*All Bill Status:* 1/26/2026 - First Reading  
1/20/2026 - Senate sponsor: Senator Clark  
1/20/2026 - Third reading passed; Roll Call 58: yeas 90, nays 0  
1/20/2026 - House Bills on Third Reading  
1/15/2026 - Second reading ordered engrossed  
1/15/2026 - House Bills on Second Reading  
1/13/2026 - Committee Report amend do pass, adopted  
1/13/2026 - added as coauthor Representative Moed  
1/13/2026 - House Committee recommends passage, as amended Yeas: 11; Nays: 0  
1/13/2026 - House Local Government, (Bill Scheduled for Hearing)  
1/5/2026 - added as coauthor Representative Meltzer  
1/5/2026 - Referred to House Local Government  
1/5/2026 - First Reading  
1/5/2026 - Coauthored by Representative Zimmerman  
1/5/2026 - Authored By Ethan Lawson

HB1164

TAX INCREMENT FINANCING DISTRICTS (ROWRAY E) Provides that a redevelopment commission may use money from certain funds for the purpose of retiring debt service earlier. Provides that a redevelopment commission making accelerated debt payments may retain the assessed value associated with the original debt service schedule. Requires a redevelopment commission to include an invitation to overlapping taxing units to participate in the hearing regarding a proposed redevelopment project. Allows a redevelopment commission to expend money for the maintenance of an

infrastructure project within a tax increment financing district if: (1) the infrastructure project was originally funded or supported by tax increment financing funds; and (2) the use of the funds is limited to the remaining life of the project. Allows a redevelopment commission to share tax increment finance district revenue with certain local economic development organizations under certain conditions.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Elizabeth Rowray

HB1168

PROPERTY TAX EXEMPTION FOR QUALIFIED VETERANS (KLINKER S) Provides a property tax deduction for an individual, or the surviving spouse of an individual, who has been rated by the United States Department of Veterans Affairs as individually unemployable.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Sheila Klinker

HB1173

DESIGNATED PUBLIC FORUMS (WESCO T) Defines a "designated public forum". Provides that the state or a political subdivision may impose time, place, and manner restrictions on speech in a designated public forum, provided that such restrictions are: (1) justified by a compelling interest of the state or political subdivision; (2) narrowly tailored; (3) administered using the least restrictive means available; and (4) viewpoint neutral. Provides that the state or a political subdivision may not exclude speech: (1) made by a religious or political group, if the speech is consistent with the designated public forum's purpose; or (2) solely because it expresses a religious or political viewpoint.

*Current Status:* 1/5/2026 - Referred to House Local Government

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Timothy Wesco

HB1182

DIGITAL SEXUAL IMAGE ABUSE (BAUER M) Defines "digital sexual image" as a digital, computer generated image or video that is created or modified to depict: (1) sexual intercourse; (2) other sexual conduct; or (3) exhibition of certain body parts; of a quality, characteristic, or condition, such that it appears to depict an individual. Establishes the offenses of possession of a digital sexual image and distribution of a digital sexual image.

*Current Status:* 1/5/2026 - Coauthored by Representative Haggard

*All Bill Status:* 1/5/2026 - Referred to House Courts and Criminal Code

1/5/2026 - First Reading

1/5/2026 - Authored By Maureen Bauer

HB1183

DIGITAL SEXUAL IMAGE ABUSE (HAGGARD C) Increases the penalty for the crime of distribution of an intimate image, from a Class A misdemeanor to a Level 6 felony, and increases the enhancement of this crime from a Level 6 felony to a Level 5 felony. Defines "digital sexual image" as a digital, computer generated image or video that is created or modified to depict: (1) sexual intercourse; (2) other sexual conduct; or (3) exhibition of certain body parts; of a quality, characteristic, or condition, such that it appears to depict an individual. Makes creation or possession of a digital sexual image a Class A misdemeanor and distribution of a digital sexual image a Level 6 felony.

*Current Status:* 1/5/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Coauthored by Representative Bauer

1/5/2026 - Authored By Craig Haggard

HB1186

RESTRICTIONS ON THE SALE OF PUBLIC UTILITIES (CASH B) Prohibits a public utility from: (1) selling, assigning, transferring, leasing, or encumbering its franchise, business, or property; or (2) selling, assigning, or transferring any shares of its stock; to a prohibited person. Provides that the Indiana utility regulatory commission may not approve such a transaction, and that any contract for such a transaction is void. Provides that for purposes of this prohibition, a "prohibited person" means either of the following: (1) A private equity firm or an affiliate of a private equity firm. (2) A citizen of, or a company owned or controlled by or headquartered in, China, Iran, North Korea, Russia, or a country designated as a threat to critical infrastructure by the governor.

*Current Status:* 1/5/2026 - added as coauthor Representative Zimmerman

*All Bill Status:* 1/5/2026 - Referred to House Utilities, Energy and Telecommunications

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Culp, Sweet

1/5/2026 - Authored By Becky Cash

HB1187

PROPERTY TAX CREDITS FOR VETERANS (JUDY C) Increases the property tax deduction for a veteran who is totally disabled to an amount equal to 100% of the assessed value of the individual's real property (instead of \$14,000). Expires property tax deductions for certain veterans, and, beginning with property taxes imposed for the 2026

assessment date and thereafter, instead provides a property tax liability credit against local property taxes for veterans who previously claimed a deduction. Includes a mechanism to establish an additional maximum property tax liability credit for a veteran who previously claimed a deduction.

*Current Status:* 1/14/2026 - House Ways and Means, (Bill Scheduled for Hearing)

*All Bill Status:* 1/12/2026 - added as coauthor Representative Haggard

1/5/2026 - Coauthored by Representatives Commons, Goss-Reaves

1/5/2026 - Referred to House Ways and Means

1/5/2026 - First Reading

1/5/2026 - Authored By Chris Judy

HB1194

BAIL MATTERS (JETER C) Provides that offenses other than murder are not bailable if the state proves: (1) by a preponderance of the evidence that the proof is evident or the presumption strong; and (2) by clear and convincing evidence that the arrestee is dangerous and that no conditions of release will reasonably protect the safety of other persons or the community. Establishes procedures for a bail hearing.

*Current Status:* 1/5/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Chris Jeter

HB1198

USE OF PUBLIC RESTROOMS (BORDERS B) Makes it a Class B misdemeanor if: (1) a male knowingly or intentionally enters a restroom that is designated to be used only by females; or (2) a female knowingly or intentionally enters a restroom that is designated to be used only by males. Provides certain defenses.

*Current Status:* 1/5/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Bruce Borders

HB1202

VARIOUS PUBLIC SAFETY MATTERS (LAWSON E) Requires a vendor or provider of an ignition interlock device to register an ignition interlock device with the department of toxicology. Eliminates a requirement for the director of the state department of toxicology to provide periodic reports to the Indiana criminal justice institute (institute) regarding the number of ignition interlock devices used in Indiana. Provides that a registered ignition interlock device must be installed in a motor vehicle in accordance with the manufacturer's instructions for installing the registered ignition interlock device. Codifies administrative rules adopted by the state department of toxicology relating to ignition interlock devices. Provides that prior to being issued an initial license to operate a child care center, the child care center must be inspected and found to be in substantial compliance with applicable building and fire safety laws by the department of homeland security. (Current law provides that a license may be issued only if the child care center is in substantial compliance with the fire and life safety rules as determined by the state fire marshal under rules adopted by the division of family resources (division) or in accordance with a variance or waiver approved by the division.) Provides that prior to being issued an initial registration to operate a child care ministry, the unlicensed child care ministry must be inspected and found to be in substantial compliance with applicable building and fire safety laws by the department of homeland security. Provides that the department of homeland security shall perform inspections of: (1) child care ministries; (2) child care centers; (3) child caring institutions; and (4) group homes. Provides that a license or registration to operate a child care center or child care ministry may be revoked if the division determines that the operator has failed to comply with an order of the department of homeland security. Provides that the operator of an unlicensed child care ministry shall maintain a copy of the most recent department of homeland security inspection findings in a conspicuous place in the unlicensed child care ministry. Provides that the department of child services is not required to consult with the fire prevention and building safety commission when adopting administrative rules pertaining to the licensing and inspection of child care institutions, foster family homes, group homes, and child placing agencies. Provides that administrative rules of the fire prevention and building safety commission must include minimum building and safety requirements applicable for child caring institutions. Provides that prior to being issued an initial license to operate a child caring institution or group home, the child caring institution or group home must be inspected and found to be in substantial compliance with applicable building and fire safety laws by the department of homeland security. Provides that a license or registration to operate a child caring institution or group home may be revoked if the department of child services determines that the operator has failed to comply with an order of the department of homeland security. Provides that in order for an individual to receive a license from the emergency medical services commission, the individual must obtain a national criminal history background check and authorize release of the results of the check to the department of homeland security. Eliminates the requirement for the institute to adopt administrative rules relating to the child restraint system account. Provides that inspections conducted by the department of homeland security shall be conducted periodically in lieu of established periods. Changes a reference, from the department of education to the office of school safety, relating to the duties of a school safety specialist. Repeals: (1) provisions relating to public safety improvement areas; (2) a provision requiring the board of trustees of the institute to adopt rules relating to the law enforcement assistance fund; (3) a provision that authorizes the state fire marshal to charge a child care ministry a \$50 fee for processing a registration; (4) a provision requiring the institute to review characteristics of offenders committed to the department

of correction over such period of time it deems appropriate and of the offenses committed by those offenders in order to ascertain norms used by the trial courts in sentencing; (5) a provision requiring the bureau of motor vehicles and the institute to enter into a memorandum of understanding to administer the provisions relating to ignition interlock devices; and (6) a provision that requires the institute to adopt rules relating to ignition interlock devices.

*Current Status:* 1/26/2026 - Referred to Senate Homeland Security and Transportation

*All Bill Status:* 1/26/2026 - First Reading

1/20/2026 - Senate sponsors: Senators Crider, Clark

1/20/2026 - Third reading passed; Roll Call 60: yeas 85, nays 5

1/20/2026 - House Bills on Third Reading

1/15/2026 - Second reading ordered engrossed

1/15/2026 - House Bills on Second Reading

1/14/2026 - House Bills on Second Reading

1/12/2026 - added as coauthor Representative Judy

1/12/2026 - Committee Report do pass, adopted

1/8/2026 - House Committee recommends passage Yeas: 12; Nays: 0

1/8/2026 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing)

1/5/2026 - added as coauthor Representative Bartels

1/5/2026 - Referred to House Veterans Affairs and Public Safety

1/5/2026 - First Reading

1/5/2026 - Authored By Ethan Lawson

HB1204

NATURAL RESOURCE ENTRANCE FEES (HALL D) Allows counties that meet certain criteria to adopt an ordinance to impose a surcharge of not more than \$1 in addition to the fees charged by the department of natural resources (department) for entry into certain state parks and recreation areas. Provides that the surcharge may not be imposed on an annual state park pass holder. Requires the department to collect and to report and pay the surcharge to each county treasurer. Provides that the surcharge collected is to be used for certain purposes.

*Current Status:* 1/29/2026 - Amendment #1 (Hall) prevailed; voice vote

*All Bill Status:* 1/29/2026 - Second reading amended, ordered engrossed

1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report do pass, adopted

1/22/2026 - House Committee recommends passage Yeas: 23; Nays: 0

1/22/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/14/2026 - Committee Report do pass, adopted

1/14/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/14/2026 - House Committee recommends passage Yeas: 12; Nays: 0

1/14/2026 - House Natural Resources, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Natural Resources

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Bartels, Patterson, Pierce M

1/5/2026 - Authored By Dave Hall

HB1205

ANNEXATION (HALL D) Requires a municipality that initiates an annexation to file an annexation petition (petition) with a court signed by: (1) at least 51% of the owners of non-tax exempt land in the annexation territory; or (2) the owners of at least 75% in assessed valuation of non-tax exempt land in the annexation territory. Eliminates: (1) remonstrances and waivers; (2) reimbursement of remonstrator's attorney's fees and costs; (3) settlement agreements in lieu of annexation; (4) contiguity of a public highway provisions; and (5) a required fiscal plan for certain super voluntary annexations. Reduces the number of outreach meetings from six to three. For super voluntary annexations, requires a municipality to: (1) hold a hearing on the petition within 90 (instead of 30) days; (2) adopt an annexation ordinance within 120 (instead of 60) days. Allows a super voluntary annexation of noncontiguous land for business, industrial, or residential development, if: (1) the landowner and municipal utility agree on the provision of gas, electric, water, or sewer service to the property; and (2) the county executive timely approves the petition. Allows noncontiguous land annexed in a super voluntary annexation to be used for additional voluntary or super voluntary annexations of contiguous land. After December 31, 2026, allows signatures on petitions to be gathered by mail. Provides that annexation territory that is divided by railroad tracks satisfies contiguity requirements, if the territory on at least one side of the railroad tracks is contiguous to the municipality. Grandfathers in annexations that adopt: (1) a fiscal plan before March 30, 2026; or (2) an annexation ordinance before March 30, 2026 (if a fiscal plan is not required by current law). Removes obsolete provisions.

*Current Status:* 1/5/2026 - Referred to House Local Government

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Coauthored by Representative Meltzer

1/5/2026 - Authored By Dave Hall

HB1206

LOCAL PUBLIC WORK PROJECT BIDDING (OLTHOFF J) Provides additional considerations that a local public works board may consider in determining the lowest responsible and responsive bidder for a public work project costing at least \$300,000.

*Current Status:* 1/22/2026 - added as coauthors Representatives Burton, Cash

*All Bill Status:* 1/5/2026 - Referred to House Employment, Labor and Pensions  
1/5/2026 - First Reading  
1/5/2026 - Coauthored by Representative Karickhoff  
1/5/2026 - Authored By Julie Olthoff

HB1209

MUNICIPAL COLLECTION PROTOCOLS (OLTHOFF J) Effective January 1, 2027, establishes requirements for the provision of invoices and delinquency notices for certain municipal accounts. Requires the state board of accounts to prescribe forms for an invoice and a notice of a delinquent account. Requires municipal officers and employees with oversight responsibilities or access to the municipality's financial payment system to be segregated from the responsibilities of reporting or recording payments received. Requires a municipal officer whose official duties include oversight of reporting, recording, or monitoring of the municipality's accounts to not have access to the officer's own personal account.

*Current Status:* 1/13/2026 - added as coauthor Representative Engleman

*All Bill Status:* 1/5/2026 - Referred to House Local Government  
1/5/2026 - First Reading  
1/5/2026 - Authored By Julie Olthoff

HB1210

DEPARTMENT OF LOCAL GOVERNMENT FINANCE (SNOW C) Requires a municipal entity that hires or retains a municipal adviser to complete a competitive process at least once every two years to select the municipal adviser. Makes changes to the amount of supplemental wagering tax that the treasurer of state is required to pay to the riverboat operating in Gary. Makes changes to the distribution of wagering tax revenue to the city of Gary. Legalizes and validates certain bonds, notes, evidences of indebtedness, leases, or other written obligations issued or executed by or in the name of the: (1) Indiana finance authority; (2) development authority; and (3) Lake County Convention Center Authority (authority). Provides that the authority is established when the construction of the convention and event center is substantially completed so that the convention and event center can be used for its intended purpose. Requires state agencies and political subdivisions to cooperate with the state GIS officer in preparing a statewide base map. Eliminates the requirement that the department of local government finance (DLGF) work with the office of technology or another organization that is part of a state educational institution for purposes of posting information on the Indiana transparency website and submitting forms regarding data for local units. Makes changes to procedures regarding the reporting by county assessors of assessment values of real and personal property and parcel level data. Changes the deadline by which a county must submit to the DLGF data regarding real property, personal property, and geographic information system information from September 1 to July 1 of each year. Requires the purchaser of a mobile home to process the paperwork with the bureau of motor vehicles to transfer the title into the purchaser's name within 90 days of the sale. Specifies eligibility for certain townships to petition for an increase to the maximum property tax levy for the firefighting and emergency services fund. Makes procedural changes for civil taxing units not subject to levy limits. Adds the county option circuit breaker tax credit and local property tax credits to the list of credits that result in a reduction of property tax collections in a political subdivision in which such a credit is applied. Specifies the procedures for the submission of certain forms and related allocation amounts with regard to various allocation areas. Changes reporting requirements by governing bodies to the DLGF regarding guaranteed savings contracts and energy efficient programs used by school corporations. Provides that the property tax rate for the levy imposed to be used for the replacement of fire protection territory equipment is considered part of the maximum permissible ad valorem property tax levy and may not exceed \$0.0333 per \$100 of assessed value. Extends a temporary increase in the capitalization rate percentage under the statewide agricultural land base rate determination. Provides that the DLGF shall annually publish on the Indiana Register the adjusted cost estimate threshold for a public work project that a board may perform using its own workforce, without awarding a contract. Provides a real and personal property tax exemption for Indiana nonprofit senior living communities beginning with property taxes that are first due and payable in 2027. Allows certain taxpayers to retroactively file a property tax exemption application. Prohibits certain individuals or business entities from bidding or purchasing a tract or item of real property offered at tax sale. Increases the amount of the property tax deduction for a model residence and a residence in inventory from 50% to 75% of the assessed value of the property for each deduction. Requires an individual to reside on the real property, mobile home, or manufactured home to be eligible for the over 65 property tax credit. Increases the property tax deduction for a veteran who is totally disabled to an amount equal to 100% of the assessed value of the individual's real property (instead of \$14,000). Expires property tax deductions for certain veterans, and instead provides a property tax liability credit. Restores the property tax deduction available to a surviving spouse of a World War I veteran that was limited to property taxes imposed for an assessment date before January 1, 2025, by SEA 1-2025 (P.L. 68-2025). Allows the executive of Miami Township in Cass County to submit a petition to the DLGF requesting an increase in the township's maximum permissible ad valorem property tax levy for property taxes first due and payable in 2027. Requires the Hancock County fiscal body to adopt a resolution to allow a

one time transfer of money from the library property tax replacement fund. Provides that for purposes of fixing and reviewing budgets, tax rates, and tax levies, before a county auditor makes an amendment, the county auditor must provide written notice to the county fiscal body, the DLGF, and the fiscal officers of the affected taxing units. Provides that the DLGF may not approve the budget for a political subdivision until an attestation statement concerning the uploading of contracts is submitted. Specifies eligibility and procedures for a health reimbursement arrangement income tax credit. Moves the effective date for the local income tax changes enacted in SEA 1 in the 2025 session from 2028 to 2029. Makes corresponding changes to move the expiration date regarding a county with a single voting bloc enacted in HEA 1142 in the 2025 session. Specifies procedures for the imposition of local income taxes and distribution of local income tax revenue. Provides that, for counties or municipalities that fail to adopt an ordinance to renew an existing expenditure tax rate, the expenditure tax rate for the county or municipality shall be the minimum tax rate necessary for existing debt service. Provides that the county may determine an allocation method for revenue raised from a tax rate for fire protection or emergency medical services. Provides that the county and certain township fire departments must receive an allocation of revenue raised from a tax rate for fire protection or emergency medical services. Provides a formula for the distribution of revenue from the local income tax rate imposed by a county for certain small cities and towns. Specifies procedures for determining population for purposes of a municipal local income tax rate. Allows the Marshall County jail fund to be used for costs otherwise incurred for the operation of the county jail. Allows the Rush County fiscal body to adopt an ordinance to impose a food and beverage tax on or before December 31, 2026. Authorizes the city of Greendale to impose a food and beverage tax. Provides that the Jackson County, DeKalb County, and Noble County innkeeper's tax rates may not exceed 8%. Replaces the definitions of "manufactured home" and "mobile home" throughout the Indiana Code with a singular definition. Requires a person appointed to a fire protection district board of trustees to reside in the fire protection district. Provides that, after a hearing on a petition to establish a tourism improvement district, a county's, city's, or town's legislative body may adopt the ordinance establishing the tourism improvement district. Revises a provision of the municipal Barrett Law concerning deferred installments. Prohibits a unit from adopting or enforcing an ordinance, resolution, regulation, policy, or rule that prohibits

*Current Status:* 1/29/2026 - Second reading amended, ordered engrossed

*All Bill Status:* 1/29/2026 - Amendment #3 (Slager) prevailed; voice vote  
1/29/2026 - Amendment #4 (Pryor) prevailed; voice vote  
1/29/2026 - Amendment #6 (Snow) prevailed; voice vote  
1/29/2026 - Amendment #1 (Snow) prevailed; voice vote  
1/29/2026 - House Bills on Second Reading  
1/27/2026 - Committee Report amend do pass, adopted  
1/22/2026 - House Committee recommends passage, as amended Yeas: 23; Nays: 0  
1/22/2026 - House Ways and Means, (Bill Scheduled for Hearing)  
1/7/2026 - House Ways and Means, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to House Ways and Means  
1/5/2026 - First Reading  
1/5/2026 - Coauthored by Representatives Lopez, Slager, Pryor  
1/5/2026 - Authored By Craig Snow

HB1223

CRIMES AGAINST LAW ENFORCEMENT (LOPEZ D) Makes a person who commits an offense that results in serious bodily injury or death to a law enforcement officer a sex or violent offender. Prohibits a court from considering time spent by the defendant in pretrial detention or home detention or on work release when determining the sentence for a crime that resulted in serious bodily injury or death to a law enforcement officer. Makes it a sentencing aggravator if an offense results in serious bodily injury or death to a law enforcement officer. Provides that a person charged with an offense that resulted in serious bodily injury or death to a law enforcement officer may only be released on cash bail.

*Current Status:* 1/12/2026 - added as coauthor Representative Smith H

*All Bill Status:* 1/5/2026 - Coauthored by Representative Garcia Wilburn  
1/5/2026 - Referred to House Courts and Criminal Code  
1/5/2026 - First Reading  
1/5/2026 - Authored By Danny Lopez

HB1225

CERTIFIED TECHNOLOGY PARKS (LINDAUER S) Provides that if a Level 2 certified technology park (park): (1) has reached the limit of deposits for a Level 2 park; (2) maintains its certification; and (3) is located within a qualified military base enhancement area; the park shall become a Level 3 park upon reaching its Level 2 deposit limit. Provides that a Level 3 park may receive an additional annual incremental income tax deposit of up to \$250,000.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading  
1/5/2026 - Authored By Shane Lindauer

HB1228	JUDICIAL IMMUNITY CONCERNING ELECTRONIC MONITORING (JACKSON C) Adds judges to the list of persons immune from civil liability for certain acts or omissions that occur in connection with the statute establishing electronic monitoring standards. (Current law provides that immunity does not apply to gross negligence or willful or wanton misconduct.)
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Judiciary</p> <p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Carolyn Jackson</p>
HB1232	SCHOOLS, FUNDING, AND RELIGION (HAGGARD C) Requires a public school, including a charter school, to teach the Bible as literature. Prohibits a governmental entity from denying benefits to any person on the basis of: (1) Article 1, Section 6 of the Constitution of the State of Indiana; (2) separation of church and state; or (3) the establishment clause; and establishes certain exceptions. Permits a person adversely affected by a violation to file a civil action against the governmental entity. Authorizes a: (1) prevailing plaintiff in a suit brought against a governmental entity; and (2) prevailing party, in a suit brought by a governmental entity; to obtain court costs and reasonable attorney's fees.
	<p><i>Current Status:</i> 1/12/2026 - added as coauthors Representatives Prescott, DeVon, Davis</p> <p><i>All Bill Status:</i> 1/5/2026 - Referred to House Education 1/5/2026 - First Reading 1/5/2026 - Authored By Craig Haggard</p>
HB1236	FIRE PREVENTION AND SUPPRESSION EQUIPMENT (JUDY C) Establishes a business license and technician license with respect to fire suppression equipment professionals. Bestows certain powers, duties, and rulemaking authority upon the board of firefighting personnel standards and education (board). Provides that the board may take disciplinary action if certain conditions are met. Provides that certain actions with respect to the licensure of fire suppression equipment professionals are a Class B misdemeanor. Makes conforming changes.
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Veterans Affairs and Public Safety</p> <p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Chris Judy</p>
HB1237	USE OF OPIOID SETTLEMENT FUNDS (GENDA M) Provides that distributions to the local abatement opioid settlement account to cities, counties, and towns may be used for the procurement of mobile radio equipment by a city, county, or town for use by first responders, in addition to programs of treatment, prevention, and care that are best practices as defined or required by a settlement document or court order under current law.
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Local Government</p> <p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Mark Genda</p>
HB1238	ASSESSMENT OF HOMESTEADS (DVORAK R) Provides that, beginning with the January 1, 2027, assessment date, the assessed value of real property that qualifies as a homestead shall only be adjusted upon the sale, devise, descent, or conveyance of the real property. Provides that the assessed value of such real property may not be adjusted before the sale, devise, descent, or conveyance of the real property unless requested by the owner of the real property.
	<p><i>Current Status:</i> 1/5/2026 - Referred to House Ways and Means</p> <p><i>All Bill Status:</i> 1/5/2026 - First Reading 1/5/2026 - Authored By Ryan Dvorak</p>
HB1239	PFAS WATER SAFETY STANDARDS (DVORAK R) Requires the Indiana department of health (state department) to establish state maximum contaminant levels for PFAS in water provided by public water systems. Provides that maximum contaminant levels established by the state department: (1) must be protective of public health, including the health of vulnerable subpopulations; and (2) may not be less stringent than any maximum contaminant level or health advisory promulgated by the United States Environmental Protection Agency.
	<p><i>Current Status:</i> 1/13/2026 - added as coauthor Representative Hamilton</p> <p><i>All Bill Status:</i> 1/5/2026 - Referred to House Environmental Affairs 1/5/2026 - First Reading 1/5/2026 - Authored By Ryan Dvorak</p>
HB1243	PREPAYMENT OF ASSESSMENT INSTALLMENTS (MILLER K) Revises a provision of the municipal Barrett Law to: (1) require a municipal works board to establish a policy to permit an owner of real property in the municipality that has filed a waiver to pay the property owner's assessments in deferred installments to prepay the property owner's assessment; and (2) specify that the policy must allow such a property owner to pay the assessment in full at any time, including within the year in which the waiver is filed to pay assessments in deferred installments, while retaining

the provision in current law for payment in full at any time after the expiration of the first year after the filing of the waiver.

*Current Status:* 1/5/2026 - Referred to House Local Government

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Kyle Miller

HB1244

TAX INCREMENT FINANCING (NOVAK R) Provides that 10% of the excess property tax proceeds collected in an allocation area must be allocated among school corporations, libraries, and taxing units that provide police services, fire protection, emergency medical service, or public safety services in the allocation area.

*Current Status:* 1/5/2026 - Referred to House Ways and Means

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Authored By Randy Novak

HB1247

UNDERGROUND UTILITY FACILITIES (PRESSEL J) Amends Indiana's 811 law, which requires the location and marking of underground utility facilities (facilities) before planned excavation or demolition projects, to provide that if the operator of a facility (operator) fails to: (1) provide to the person responsible for an excavation or demolition (excavator) required information as to the location of the operator's facilities; or (2) provide to the association known as the Indiana Underground Plant Protection Service (association) an electronic positive response indicating that the operator either has provided the required notice to the excavator or has no facilities in the location of the proposed project; within the time specified in the law, the excavator may engage the services of a third party utility locator (locator) to determine whether the operator has underground facilities in the location of the proposed project and, if applicable, provide the marking information for those facilities. Provides that an excavator that elects to engage the services of a locator must: (1) select a locator that is authorized by the operator to act on the operator's behalf; and (2) notify the association of the locator's completion of the services for which the locator was engaged, along with the amount paid by the excavator to the locator for those services. Requires the operator on whose behalf the services were performed to submit to the excavator payment in an amount equal to three times the amount paid by the excavator for the services. Provides that not later than June 1, 2026, each operator subject to the 811 law must provide to the association a notice that authorizes one or more locators to act on the operator's behalf for purposes of these provisions. Provides that upon receiving the required notices, the association shall compile a listing of the authorized locators for each operator. Provides that after June 30, 2026, upon receiving a notice of a planned project, the association shall immediately provide the listing to the person that submitted the notice. Requires the association to develop and adopt policies and procedures to implement these provisions.

*Current Status:* 1/5/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/5/2026 - First Reading

1/5/2026 - Coauthored by Representatives Soliday, Culp

1/5/2026 - Authored By Jim Pressel

HB1251

EMERGENCY AMBULANCE SERVICES (O'BRIEN T) Specifies that emergency medical services, including emergency ambulance services, are essential services in Indiana. Specifies that the provision of emergency medical services is an essential purpose of political subdivisions. Requires the county commissioners of each county to: (1) identify areas that are unserved by emergency ambulance services; and (2) provide emergency ambulance services to those areas by establishing a county emergency ambulance service, contracting with a public, private, or nonprofit provider of emergency ambulance services, or by any other available means. Allows a governing body to opt out of the requirement to provide emergency ambulance services to unserved areas in certain cases.

*Current Status:* 1/29/2026 - Second reading ordered engrossed

*All Bill Status:* 1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report amend do pass, adopted

1/22/2026 - House Committee recommends passage, as amended Yeas: 23; Nays: 0

1/22/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/15/2026 - added as coauthors Representatives Gore, Garcia Wilburn

1/12/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/12/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/12/2026 - Committee Report do pass, adopted

1/8/2026 - House Committee recommends passage Yeas: 12, Nays: 0

1/8/2026 - House Veterans Affairs and Public Safety, (Bill Scheduled for Hearing)

1/5/2026 - Referred to House Veterans Affairs and Public Safety

1/5/2026 - First Reading

1/5/2026 - Coauthored by Representative Bartels

1/5/2026 - Authored By Timothy O'Brien

HB1256

CAMPAIGN FINANCE REPORTS OF LOCAL CANDIDATES (CLERE E) Requires the circuit court clerk of each county to place a copy of each campaign finance report, notice, or other instrument filed with the county election board on the circuit court clerk's or county election board's website in portable document format. Allows certain covered persons to submit a written request to a county, municipality, or township to restrict access to the covered person's home address in a confidential document. Requires a county, municipality, or township to establish certain processes to prevent a member of the public from gaining access to the home address of a covered person.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsor: Senator Walker G  
1/28/2026 - Third reading passed; Roll Call 133: yeas 94, nays 0  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - Amendment #4 (Clere) prevailed; voice vote  
1/27/2026 - House Bills on Second Reading  
1/22/2026 - House Bills on Second Reading  
1/20/2026 - House Bills on Second Reading  
1/14/2026 - Committee Report do pass, adopted  
1/14/2026 - House Committee recommends passage Yeas: 12; Nays: 0  
1/14/2026 - House Elections and Apportionment, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to House Elections and Apportionment  
1/5/2026 - First Reading  
1/5/2026 - Coauthored by Representatives Dant Chesser, Pierce K, Pressel  
1/5/2026 - Authored By Edward Clere

HB1258

CRIMES OF VIOLENCE (JETER C) Revises and consolidates the definition of "crime of violence". Amends the definition of violent offender to mean a person who is convicted of an offense or attempted offense that is a crime of violence or a person who is charged with an offense or attempted offense that is a crime of violence. Amends the definition of "violent arrestee" to mean a person arrested for or charged with a crime of violence that is a Level 1 felony, Level 2 felony, Level 3 felony, Level 4 felony, or a Level 5 felony. Removes provisions concerning repeat violent arrestees. Amends the definition of "violent criminal" to mean a person convicted of a crime of violence. Makes conforming changes.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsor: Senator Freeman  
1/28/2026 - Third reading passed; Roll Call 131: yeas 92, nays 0  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - House Bills on Third Reading  
1/22/2026 - Second reading amended, ordered engrossed  
1/22/2026 - Amendment #1 (Jeter) prevailed; voice vote  
1/22/2026 - House Bills on Second Reading  
1/20/2026 - added as coauthors Representatives King, Carbaugh, Porter  
1/20/2026 - House Bills on Second Reading  
1/14/2026 - Committee Report do pass, adopted  
1/14/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to House Courts and Criminal Code  
1/5/2026 - First Reading  
1/5/2026 - Authored By Chris Jeter

HB1259

LOCAL INCOME TAX (THOMPSON J) Requires state agencies and political subdivisions to cooperate with the state GIS officer in preparing a statewide base map. Requires a county auditor to submit certain information to the state GIS officer concerning an annexation or disannexation. Specifies procedures for the imposition of local income taxes and distribution of local income tax revenue. Provides that, for counties or municipalities that fail to adopt an ordinance to renew an existing expenditure tax rate, the expenditure tax rate for the county or municipality shall be the minimum tax rate necessary for existing debt service. Allows an adopting body to adopt a tax rate to provide distributions to school corporations as a component of the tax rate for general purpose revenue. Provides that a county's total expenditure tax rate expires on December 31, 2029, and on December 31 of every fourth calendar year thereafter. Provides that the county may determine an allocation method for revenue raised from a tax rate for fire protection or emergency medical services. Provides that the county and certain township fire departments must receive an allocation of revenue raised from a tax rate for fire protection or emergency medical services. Authorizes cities and towns with a population of at least 3,500 that have adopted a 1.2% municipal local income tax rate to impose an additional local income tax rate that does not exceed the county's unused rate capacity for general purpose revenue, if any. Provides a formula for the distribution of revenue from the local income tax rate imposed by a county for certain small cities and towns. Specifies procedures for determining population for purposes of a municipal local income tax rate. Requires each county and municipality to report to the department of local government finance the

total amount of the county's or municipality's debt service obligations payable from local income tax revenues that will be due in the ensuing year.

*Current Status:* 1/7/2026 - House Ways and Means, (Bill Scheduled for Hearing)

*All Bill Status:* 1/5/2026 - Coauthored by Representatives Clere, Snow

1/5/2026 - Referred to House Ways and Means

1/5/2026 - First Reading

1/5/2026 - Authored By Jeffrey Thompson

HB1265

NATURAL RESOURCE ENTRANCE FEES (YOCUM T) Allows counties to adopt an ordinance to impose a surcharge of not more than \$2 in addition to the fees charged by the department of natural resources (department) for entry into state parks and state recreation areas. Requires the department to collect the surcharge and to report and pay the surcharge to each county treasurer. Provides that the revenue collected is to be used for purposes related to first responders and infrastructure improvements. Provides that the surcharge may not be imposed on a person who holds an annual pass.

*Current Status:* 1/6/2026 - Referred to House Natural Resources

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Tim Yocum

HB1267

STATE BOARD OF ACCOUNTS (LEHMAN M) Provides that the state board of accounts is subject to applicable professional auditing standards. Requires the governor to appoint two deputy examiners, one of whom must be a certified public accountant, and the other of whom must be either a certified public accountant or an attorney licensed in Indiana.

*Current Status:* 1/27/2026 - Referred to Senate Insurance and Financial Institutions

*All Bill Status:* 1/27/2026 - First Reading

1/22/2026 - Senate sponsor: Senator Baldwin

1/22/2026 - Third reading passed; Roll Call 78: yeas 90, nays 0

1/22/2026 - House Bills on Third Reading

1/20/2026 - Second reading ordered engrossed

1/20/2026 - House Bills on Second Reading

1/14/2026 - Committee Report do pass, adopted

1/14/2026 - House Committee recommends passage Yeas: 12; Nays: 0

1/14/2026 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)

1/12/2026 - added as coauthors Representatives Miller D, Campbell

1/8/2026 - added as coauthor Representative Pierce M

1/6/2026 - Referred to House Government and Regulatory Reform

1/6/2026 - First Reading

1/6/2026 - Authored By Matt Lehman

HB1269

UNLAWFUL PROPOSITION PENALTIES (BAUER M) Provides that at the time of sentencing for a person convicted of making an unlawful proposition the court may require the person to complete a prostitution offender program approved by the court. Requires a person ordered to complete a prostitution offender program to pay a fee.

*Current Status:* 1/29/2026 - House Bills on Third Reading

*All Bill Status:* 1/27/2026 - House Bills on Third Reading

1/27/2026 - Second reading amended, ordered engrossed

1/27/2026 - Amendment #1 (Meltzer) prevailed; voice vote

1/27/2026 - House Bills on Second Reading

1/22/2026 - Committee Report do pass, adopted

1/22/2026 - added as coauthor Representative McNamara

1/21/2026 - House Committee recommends passage Yeas: 13; Nays: 0

1/21/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)

1/20/2026 - added as coauthor Representative Zimmerman

1/20/2026 - added as coauthor Representative Bartlett

1/6/2026 - Referred to House Courts and Criminal Code

1/6/2026 - First Reading

1/6/2026 - Authored By Maureen Bauer

HB1276

COMPETITIVE ELECTRIC GENERATION SERVICE (LEDBETTER C) Provides that beginning: (1) July 1, 2028, for industrial customers; (2) January 1, 2029, for commercial customers; and (3) July 1, 2029, for residential customers; a customer of an electricity supplier may elect to receive competitive electric generation service directly from a retail electric provider. Requires an electricity supplier to do the following not later than June 30, 2028: (1) Unbundle the cost components of: (A) electric generation services; and (B) electric transmission and distribution services; in the electricity supplier's tariffs for all customer classes. (2) Functionally separate all: (A) electric generation and supply

services; and (B) transmission and distribution services; within the electricity supplier's operations. (3) Divest the electricity supplier's generation assets not otherwise needed to provide default electric generation service to customers within the electricity supplier's service area after the implementation of competitive electric generation service. Provides that, except for the licensing requirements for retail electric providers set forth in the bill, competitive electric generation service is not subject to regulation by the Indiana utility regulatory commission (IURC). Provides that the IURC shall continue to regulate: (1) default electric generation service; and (2) transmission and distribution service; provided by an electricity supplier to customers within the electricity supplier's service area. Provides that rates charged by electricity suppliers for default electric generation service must be: (1) based on market prices; and (2) subject to annual comparisons to regional averages for comparable service. Provides that not later than January 1, 2027, the IURC shall initiate a stakeholder proceeding to develop a customer education program to ensure that all retail electric customers have access to accurate information about the availability of, and options for, competitive electric generation service in advance of the applicable dates set forth in the bill by which competitive electric generation service must be available to specified customer classes. Requires the IURC to establish, not later than March 1, 2028, an online portal that enables customers to compare competitive electric generation service offered by retail electric providers. Requires the IURC to establish by rule requirements for an electricity supplier to provide to a retail electric provider historical usage data for a customer that seeks to receive competitive electric generation service from the retail electric provider. Sets forth: (1) specified billing arrangements that must be offered to customers receiving competitive electric generation service; and (2) the dates by which each arrangement must be made available. Requires the IURC to issue a general administrative order to ensure that the following are available to customers not later than December 31, 2029: (1) An expedited process for residential customers to change retail electric providers. (2) A process that allows: (A) residential customers; or (B) small commercial or industrial customers; that move from one service location to another within their electricity supplier's service area to have their competitive electric generation service transferred directly to the new location. Requires the IURC to establish by rule a licensing process for retail electric providers that seek to provide competitive electric generation service to customers in Indiana. Sets forth certain requirements that a retail electric provider must meet as a condition of receiving and maintaining a license. Authorizes the IURC to initiate an investigation to consider, and establish guidelines for, the offering by retail electric providers of additional services or programs in conjunction with the provision of competitive electric generation service. Beginning in 2029, requires the IURC to include each year in its annual report specified information concerning the provision of competitive electric generation service by retail electric providers. Requires the legislative services agency to prepare legislation for introduction in the 2028 regular session of the general assembly to make conforming amendments to: (1) Title 8 of the Indiana Code; and (2) other provisions outside of Title 8 of the Indiana Code; as necessary to implement the bill's provisions.

*Current Status:* 1/12/2026 - added as coauthor Representative Sweet

*All Bill Status:* 1/6/2026 - Referred to House Utilities, Energy and Telecommunications

1/6/2026 - First Reading

1/6/2026 - Authored By Cindy Ledbetter

HB1283

PUBLIC NOTICES (ZIMMERMAN A) Requires the Indiana office of technology (office) to establish a state public notice website not later than July 1, 2028. Prohibits the office from charging a fee for publishing or viewing notices. Allows a person to satisfy any notice statute by publishing notice in any of the following forms of media: (1) Newspaper, including print edition or electronic edition. (2) Locality newspaper, including print edition or electronic edition. (3) The state public notice website. (4) Political subdivision website. (5) The Hoosier State Press Association public notice website. Requires the Indiana archives and records administration (administration) to establish standards and guidelines and enter into memoranda of understanding with agencies for the transfer and preservation of public notices from the state public notice website to the administration to preserve public notices for historical purposes.

*Current Status:* 1/14/2026 - Committee Report amend do pass, adopted

*All Bill Status:* 1/14/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/14/2026 - House Committee recommends passage, as amended Yeas: 9; Nays: 4

1/14/2026 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)

1/6/2026 - Coauthored by Representatives Meltzer, Miller D

1/6/2026 - Referred to House Government and Regulatory Reform

1/6/2026 - First Reading

1/6/2026 - Authored By Alex Zimmerman

HB1284

LOCAL INCOME TAXES (ZIMMERMAN A) Provides that within a county's total expenditure rate, the county may adopt: (1) up to a 0.7% rate (instead of a 1.2% rate) for county general purpose revenue; (2) up to a 0.2% rate (instead of a 0.4% rate) for fire protection and emergency medical services; (3) up to a 0.2% rate for nonmunicipal civil taxing unit general purpose revenue; and (4) up to a 1.9% rate (instead of a 1.2% rate) for certain cities and towns that are not eligible to adopt a municipal LIT rate. Eliminates provisions that expire local income tax rates each year. Authorizes a city or town to impose a municipal LIT rate up to 1.9% (instead of 1.2%). Modifies the population threshold required for a city or town to impose a municipal LIT rate. Modifies the formula used to determine distribution amounts of revenue from a tax rate imposed for fire protection and emergency medical services.

*Current Status:* 1/6/2026 - Referred to House Ways and Means

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Alex Zimmerman

HB1288

LOCAL GOVERNMENT FINANCE (PRESCOTT J) Abolishes the assessment of tangible property after December 31, 2026, and the imposition of property taxes after December 31, 2027. Provides that a political subdivision may not issue any new bonds, notes, or warrants, or enter into any leases or obligations to be paid from property tax revenue, or that include a pledge to levy property taxes if other funds are insufficient. Provides that: (1) no property tax increment financing district or allocation area may be established, amended, or renewed; and (2) no bonds, leases, or other obligations may be issued, entered into, or extended for a property tax increment financing district or allocation area. Provides that a school corporation may impose an annual fee to replace the loss of revenue previously collected by the school corporation from the imposition of an operating referendum tax levy or school safety referendum tax levy. Prescribes procedures for the fixing and reviewing of a political subdivision's budget. Prohibits the imposition of new levies for controlled projects, operating referenda, and school safety referenda. Abolishes the offices of county assessor and township assessor. Extends the sales and use tax application to transactions involving services, except for health care or mental health services (including insurance premiums for policies covering these services) and services provided for charitable tax exempt purposes. Establishes the local revenue sharing fund (fund) into which revenue from the portion of revenue from the extended sales and use tax is to be deposited. Requires the state comptroller to distribute to taxing units the portion of all the state sales and use tax revenue attributable to services from the fund. Continually appropriates money from the fund. Requires the legislative services agency to prepare legislation for introduction in the 2027 regular session of the general assembly to make appropriate required changes in statutes. Makes corresponding changes.

*Current Status:* 1/6/2026 - Coauthored by Representatives Haggard, Lucas, Payne

*All Bill Status:* 1/6/2026 - Referred to House Ways and Means

1/6/2026 - First Reading

1/6/2026 - Authored By J.D. Prescott

HB1292

AUTOMATED TRAFFIC ENFORCEMENT SAFETY DEVICES (JOHNSON B) Authorizes a county or municipality to adopt and enforce an ordinance that regulates the use of an automated traffic enforcement safety device (device) to detect certain violations. Provides a civil penalty for a violation. Specifies that a civil penalty must first be applied to defray the cost of the installation, operation, and maintenance of the device. Specifies the manner in which the remaining money from the civil penalty must be distributed. Prohibits: (1) reporting a violation on a driving record; (2) using a violation to determine rates for motor vehicle insurance; (3) assessing points under the point system by the bureau of motor vehicles (bureau) for a violation; and (4) reselling data collected by an agent operating a device. Requires notification to the bureau, and the suspension of the registration of a motor vehicle if a violation is not paid. Makes conforming changes.

*Current Status:* 1/6/2026 - Referred to House Roads and Transportation

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Blake Johnson

HB1294

ADMINISTRATIVE RULES REVIEW (BASCOM G) Establishes the administrative rules review committee. Requires an agency to submit a rule, including an executive order, and the latest version of the regulatory analysis with any supporting documents to the office of fiscal management and analysis of the legislative services agency to estimate the fiscal impact on state and local government. Provides that if the fiscal impact is estimated to be greater than \$300,000 in any two year period, the rule and supporting documents shall be provided to the administrative rules review committee for review. Provides that the rule described may not take effect unless authorized by a bill enacted by the general assembly, unless the governor certifies that an emergency exists and the rule is necessary to address the emergency. Specifies that a rule enacted to address an emergency expires after one year.

*Current Status:* 1/6/2026 - Referred to House Government and Regulatory Reform

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Coauthored by Representatives Jeter, Miller D, Bartels

1/6/2026 - Authored By Garrett Bascom

HB1296

MENTAL HEALTH SERVICES (BASCOM G) Requires the secretary of family and social services to certify integrated reentry and correctional support programs. Requires the owner of a recovery residence to register with the division of mental health and addiction (division). Sets forth the requirements for registration. Requires the division to post a list of registered recovery residences on the division's public website and include certain information concerning each recovery residence. Requires the division to adopt rules concerning: (1) the issuance, revocation, and denial of a registration; and (2) any rules necessary to implement these provisions. Allows the division to contract with certain entities to administer the registration of recovery residences.

*Current Status:* 2/4/2026 - Senate Health and Provider Services, (Bill Scheduled for Hearing)

*All Bill Status:* 1/29/2026 - Referred to Senate

1/28/2026 - Senate sponsor: Senator Clark  
1/28/2026 - Third reading passed; Roll Call 127: yeas 92, nays 1  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - House Bills on Third Reading  
1/22/2026 - Second reading ordered engrossed  
1/22/2026 - House Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - House Committee recommends passage, as amended Yeas: 13; Nays: 0  
1/20/2026 - House Public Health, (Bill Scheduled for Hearing)  
1/12/2026 - added as coauthor Representative Porter  
1/6/2026 - Coauthored by Representatives Barrett, Goss-Reaves  
1/6/2026 - Referred to House Public Health  
1/6/2026 - First Reading  
1/6/2026 - Authored By Garrett Bascom

HB1297

WATER INTENSIVE FACILITIES (BURTON A) Provides that if a proposed economic development project includes proposed construction or establishment of a facility that will consume an average of at least 500,000 gallons of water per day in ordinary operation (water intensive facility), the Indiana finance authority (IFA) may not approve a bid for the project, the Indiana economic development corporation (IEDC) may not grant a job creation incentive for the project, and a local unit may not provide financing for the project unless the IFA, IEDC, or local unit: (1) provides notice of the proposed water intensive facility to the water utility that provides water utility service to the proposed location of the water intensive facility; (2) receives from the water utility a plan for provision of water utility service to the water intensive facility; (3) determines that the water utility's plan adequately ensures that: (A) the water utility can reliably meet both the ordinary and peak water demand of the water intensive facility; and (B) incremental costs of supplying water to the water intensive facility will be allocated to and paid by the water intensive facility; and (4) provides the water utility's plan to the local plan commission.

*Current Status:* 1/6/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Alex Burton

HB1299

SURRENDER OF FIREARMS FOR DOMESTIC VIOLENCE CRIMES (SMITH V) Provides that a person who: (1) has been convicted of a crime of domestic violence; and (2) knowingly or intentionally possesses a firearm; commits a Class A misdemeanor. Specifies defenses. Requires a court to issue an order, upon entry of a judgment of conviction for domestic battery or a crime of domestic violence, that: (1) prohibits ownership or possession of a firearm; (2) requires the defendant to surrender: (A) any firearm owned or possessed by the defendant; and (B) any license or permit to carry a handgun (license) owned or possessed by the defendant; and (3) requires confiscation, within 72 hours, of any firearm or license owned or possessed by the defendant. Provides that a domestic batterer who knowingly or intentionally fails to surrender a certain firearm or license commits a Class A misdemeanor, enhanced to a Level 6 felony in specific instances. Provides defenses. Specifies how a confiscated firearm or license shall be returned or disposed of if a person's right to possess a firearm is restored.

*Current Status:* 1/12/2026 - added as coauthor Representative Hamilton

*All Bill Status:* 1/6/2026 - Referred to House Courts and Criminal Code

1/6/2026 - First Reading

1/6/2026 - Authored By Vernon Smith

HB1303

CHILD SEXUAL ABUSE MATERIAL CRIMES (MCNAMARA W) Removes provisions concerning possession of child sex abuse material (CSAM) from the statute containing the offense of child exploitation, and makes a new section for CSAM offenses. Creates a new crime for distribution of CSAM, and generally conforms the sentencing enhancements for possession of CSAM, distribution of CSAM, and child exploitation. Specifies that certain restrictions on CSAM in discovery also apply in civil proceedings (under current law, they only apply in criminal proceedings). Provides a defense in specified circumstances. Removes certain duplicative provisions and makes conforming amendments and technical corrections.

*Current Status:* 2/3/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

*All Bill Status:* 1/27/2026 - added as cosponsor Senator Brown L

1/27/2026 - Referred to Senate Corrections and Criminal Law

1/27/2026 - First Reading

1/22/2026 - Senate sponsors: Senators Clark, Carrasco

1/22/2026 - Third reading passed; Roll Call 79: yeas 89, nays 0

1/22/2026 - House Bills on Third Reading

1/20/2026 - Second reading amended, ordered engrossed

1/20/2026 - Amendment #3 (Zimmerman) prevailed; voice vote

1/20/2026 - Amendment #1 (Bascom) prevailed; voice vote  
1/20/2026 - House Bills on Second Reading  
1/14/2026 - Committee Report amend do pass, adopted  
1/14/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)  
1/6/2026 - Referred to House Courts and Criminal Code  
1/6/2026 - First Reading  
1/6/2026 - Coauthored by Representatives Karickhoff, Meltzer, Pressel  
1/6/2026 - Authored By Wendy McNamara

HB1309 LOCAL REGULATION OF NO IMPACT HOME BASED BUSINESSES (MORRIS R) Limits municipal regulation of a no impact home based business.

*Current Status:* 1/6/2026 - Referred to House Local Government  
*All Bill Status:* 1/6/2026 - First Reading  
1/6/2026 - Coauthored by Representatives Teshka, VanNatter, Judy  
1/6/2026 - Authored By Robert Morris

HB1310 DOMESTIC VIOLENCE INVESTIGATIONS (BAUER M) Requires a law enforcement officer to administer a lethality assessment for domestic violence incidents. Requires data to be transmitted to a local domestic violence fatality review team and the statewide domestic violence fatality review committee. Provides that a law enforcement officer responding to the scene of an alleged crime involving domestic or family violence shall use all reasonable means to prevent further violence, including administering a lethality assessment. Provides that all statements communicated in a lethality assessment are not admissible as evidence against the victim in any judicial proceeding and not discoverable in any litigation. Provides that the statewide domestic violence fatality review committee shall collect and analyze data concerning domestic violence lethality assessments. Makes conforming changes.

*Current Status:* 1/13/2026 - added as coauthor Representative Hamilton  
*All Bill Status:* 1/12/2026 - added as coauthor Representative Cash  
1/6/2026 - added as coauthor Representative Gore  
1/6/2026 - Referred to House Veterans Affairs and Public Safety  
1/6/2026 - First Reading  
1/6/2026 - Authored By Maureen Bauer

HB1311 OBTAINING COPIES OF RECORDED DOCUMENTS (MELTZER J) Prohibits a person from using the person's own equipment to copy a recorded document. Specifies that a county recorder is required to charge the fees in the county recorder's statutes for copying documents.

*Current Status:* 1/27/2026 - Referred to Senate Local Government  
*All Bill Status:* 1/27/2026 - First Reading  
1/22/2026 - Senate sponsor: Senator Leising  
1/22/2026 - Third reading passed; Roll Call 86: yeas 85, nays 10  
1/22/2026 - House Bills on Third Reading  
1/20/2026 - Second reading ordered engrossed  
1/20/2026 - House Bills on Second Reading  
1/15/2026 - House Bills on Second Reading  
1/13/2026 - Committee Report do pass, adopted  
1/13/2026 - House Committee recommends passage Yeas: 11; Nays: 0  
1/13/2026 - House Local Government, (Bill Scheduled for Hearing)  
1/12/2026 - added as coauthor Representative Zimmerman  
1/6/2026 - Referred to House Local Government  
1/6/2026 - First Reading  
1/6/2026 - Authored By Jennifer Meltzer

HB1312 PENALTIES FOR CERTAIN SEX OFFENSES (IRELAND A) Defines "aggravated child molesting". Provides that the state may seek either a death sentence or a sentence of life imprisonment without parole for a person convicted of aggravated child molesting. Provides requirements for a jury or court to impose either a death sentence or a sentence of life imprisonment without parole. Makes conforming changes.

*Current Status:* 1/6/2026 - Referred to House Courts and Criminal Code  
*All Bill Status:* 1/6/2026 - First Reading  
1/6/2026 - Authored By Andrew Ireland

HB1315 TOWNSHIP REORGANIZATION (SHONKWILER A) Provides that on January 1, 2028, certain townships are dissolved and their powers, duties, offices, and property are transferred to a municipality or county. Requires a township to adopt a resolution not later than June 1, 2026, that designates the municipality or county (designated unit) that will

reorganize with the township. Requires the appointment of a joint board consisting of representatives of the township and the designated unit to prepare a plan of reorganization. Provides that a township must reorganize with the county if: (1) the township does not adopt a resolution by June 1, 2026; or (2) the municipality that the township designated in its resolution does not adopt a reorganization plan by December 31, 2026. Provides that if: (1) the designated unit is a municipality; and (2) part of a township is located outside the municipality; the municipality must establish an urban township services district and a rural township services district. Requires the county fiscal body to approve the budget, tax rate, and tax levy imposed by the municipality within the boundaries of the rural township services district. Provides that a designated unit has all of the powers of the government modernization act in reorganizing the township. Amends the government modernization act to require a political subdivision to respond to a resolution that names the political subdivision as a participant in a proposed reorganization. Provides that a township that operates a fire department is not subject to dissolution. Provides that a township does not operate a fire department if the township is a participating unit (not a provider unit) in a fire protection territory (territory) or is within a fire protection district (district). Provides that after a reorganization: (1) the area within the boundaries of the dissolved township remains in the territory or district; and (2) the designated unit succeeds the dissolved township in its role in the territory or district.

*Current Status:* 1/29/2026 - Second reading amended, ordered engrossed

*All Bill Status:* 1/29/2026 - Amendment #2 (Shonkwiler) prevailed; voice vote

1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report amend do pass, adopted

1/22/2026 - House Committee recommends passage, as amended Yeas: 15; Nays: 9

1/22/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/13/2026 - Committee Report amend do pass, adopted

1/13/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3

1/13/2026 - House Committee recommends passage, as amended Yeas: 9; Nays: 3

1/13/2026 - House Local Government, (Bill Scheduled for Hearing)

1/12/2026 - added as coauthor Representative Miller D

1/6/2026 - Referred to House Local Government

1/6/2026 - First Reading

1/6/2026 - Coauthored by Representatives May, Lauer

1/6/2026 - Authored By Alaina Shonkwiler

HB1319

COLLECTION OF TOLL ROAD USER FEES (JACKSON C) Requires the Indiana department of transportation to establish and implement an electronic or nonmanual tolling program as the sole means for charging and collecting user fees. Provides that a public-private agreement between the Indiana finance authority and an operator that is entered into, renewed, or amended after June 30, 2026, must contain a provision requiring the operator to establish and implement an electronic or nonmanual tolling program as the sole means for charging and collecting user fees.

*Current Status:* 1/6/2026 - Referred to House Roads and Transportation

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Carolyn Jackson

HB1327

ANNEXATION (ABBOTT D) Allows a town to annex: (1) a noncontiguous residential development; and (2) the right-of-way of a public highway connecting the development to the city. Provides that annexation is initiated by: (1) the filing of a petition requesting annexation by the owner of the residential development; and (2) the town legislative body adopting a resolution approving initiation of the annexation process. Requires the town to satisfy statutory requirements for annexation, including adopting a written fiscal plan and annexation ordinance.

*Current Status:* 1/6/2026 - Referred to House Local Government

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By David Abbott

HB1329

REAL PROPERTY ASSESSMENT (CLERE E) Establishes the real property assessment task force (task force) to review issues related to real property assessment in Indiana. Sets forth membership, and requires the task force to issue a report to the general assembly not later than November 1, 2026. Adds representatives with certain categories of expertise to the real property assessment task force.

*Current Status:* 1/29/2026 - Second reading ordered engrossed

*All Bill Status:* 1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report amend do pass, adopted

1/22/2026 - House Committee recommends passage, as amended Yeas: 23; Nays: 0

1/22/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/14/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/6/2026 - Referred to House Ways and Means  
1/6/2026 - First Reading  
1/6/2026 - Coauthored by Representatives Thompson, O'Brien, DeLaney  
1/6/2026 - Authored By Edward Clere

HB1330 ELIMINATION OF TOWNSHIP ASSESSORS (WESCO T) Abolishes the office of township assessor, in counties in which the office of township assessor has not already been abolished, if the county council and county commissioners unanimously vote to abolish the office and consolidate it with the office of the county assessor.

*Current Status:* 1/6/2026 - Referred to House Local Government  
*All Bill Status:* 1/6/2026 - First Reading  
1/6/2026 - Authored By Timothy Wesco

HB1333 LAND USE AND DEVELOPMENT (CULP K) Requires a development that is sited on land: (1) in an area zoned agricultural; and (2) comprised of certain capability classes of soils; to be a permitted use. Extends governmental immunity to a private entity or nonprofit entity that has executed certain agreements under the Indiana brownfields program. Provides that before a qualified data center user may use a specific transaction award certificate issued after June 30, 2026, to purchase qualified data center equipment eligible for the state gross retail tax exemption, the qualified data center user and a local unit that issues after June 30, 2026, a permit authorizing the development, construction, or operation of the qualified data center in the unit shall enter into a written agreement that includes a commitment by the qualified data center user to contribute to the local unit an amount equal to at least 1% of the amount of taxes that are not paid on each purchase of qualified data center equipment that is made: (1) using the specific transaction award certificate; and (2) during the duration of the specific transaction award certificate. For purposes of the statute concerning energy production zones: (1) redesignates the term "electric generation facility" as "electric generation or storage facility"; and (2) provides that the term includes a utility scale battery energy storage system (BESS). Provides that if a planned electric generation or storage facility will include a BESS, the project owner must include in the required statutory notice to the local planning authority: (1) the emergency response plan required under the statute governing the approval of a BESS by the department of homeland security (department); and (2) documentation of the department's approval of the BESS. Makes conforming changes. Allows a plan commission, board of zoning appeals, or county or municipal legislative body (body) to require a person to provide their name and address in writing in order to speak at a public hearing regarding certain matters. Allows the body's presiding officer to give consideration to whether a person is a county resident or has an interest as an owner, lessor, lessee, or life tenant in real property within the county in deciding: (1) the order of speakers; and (2) the amount of time allotted to speakers; at a hearing.

*Current Status:* 1/29/2026 - Amendment #1 (Pryor) failed; Roll Call 157: yeas 24, nays 65  
*All Bill Status:* 1/29/2026 - Second reading ordered engrossed  
1/29/2026 - House Bills on Second Reading  
1/27/2026 - Committee Report do pass, adopted  
1/27/2026 - House Committee recommends passage Yeas: 14; Nays: 6  
1/27/2026 - House Ways and Means, (Bill Scheduled for Hearing)  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - Recommitted to Committee on Ways and Means pursuant to House Rule 126.3  
1/20/2026 - House Committee recommends passage, as amended Yeas: 8; Nays: 4  
1/20/2026 - added as coauthors Representatives Pressel, Haggard  
1/20/2026 - House Committee recommends passage, as amended Yeas: 8; Nays: 4  
1/20/2026 - House Utilities, Energy and Telecommunications, (Bill Scheduled for Hearing)  
1/6/2026 - Referred to House Utilities, Energy and Telecommunications  
1/6/2026 - First Reading  
1/6/2026 - Authored By Kendell Culp

HB1337 PROPERTY AND LOCAL INCOME TAX (CAMPBELL C) Provides that property taxes imposed to pay debt service: (1) on certain bonds; and (2) to make lease payments on certain leases; are not considered for purposes of calculating a person's supplemental tax credit. Provides that the expenditure tax rate for a county or municipality expires on December 31, 2029, and on December 31 of every fourth calendar year thereafter (instead of every calendar year under current law).

*Current Status:* 1/6/2026 - Referred to House Ways and Means  
*All Bill Status:* 1/6/2026 - First Reading  
1/6/2026 - Coauthored by Representative Lopez  
1/6/2026 - Authored By Chris Campbell

HB1340 SALES TAX EXEMPTION FOR UTILITY SERVICE (DVORAK R) Provides a sales tax exemption for the sale or

furnishing of the following services or commodities by a power subsidiary or a person engaged as a public utility to a person for commercial or domestic consumption: (1) Electrical energy. (2) Natural or artificial gas. (3) Water. (4) Steam. (5) Steam heating service. Makes conforming amendments.

*Current Status:* 1/6/2026 - Referred to House Ways and Means

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Ryan Dvorak

HB1345

VARIOUS FOOD MATTERS (CULP K) Establishes the Indiana food protection panel (panel). Provides that a recipient of an enforcement action taken by a local health officer following a food establishment inspection may appeal the action to the panel. Prohibits the health and hospital corporation or a local health department from imposing requirements or standards that exceed the minimum sanitary standards adopted by the Indiana department of health (state department). Requires the state department to: (1) provide local health departments with guidelines concerning the interpretation of the state department's rules; (2) designate an employee as the point of contact for local health departments on sanitary standards for food establishments; and (3) distribute the contact information of the designated employee to the local health departments. Requires the state department to create a business model determination worksheet and distribute the worksheet to all the local health departments. Permits an individual vendor at a farmers' market or roadside stand to sell certain meat products. Adds provisions concerning limited custom exempt meat product sales. Prohibits a person from misbranding a food product containing insect protein and selling a misbranded food product containing insect protein as a food product. Requires a person selling a food product containing insect protein to label the food product with a label stating "THIS PRODUCT CONTAINS INSECT PROTEIN". Prohibits a county, city, or town (unit) from adopting or enforcing an ordinance that prevents a person from cultivating a vegetable garden on certain property. Allows a unit to adopt or enforce an ordinance or regulation that imposes the same standards and requirements as those imposed on certain property.

*Current Status:* 1/6/2026 - Referred to House Public Health

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Kendall Culp

HB1347

LAKE COUNTY CONVENTION CENTER (SLAGER H) Makes changes to the amount of supplemental wagering tax that the treasurer of state is required to pay to each riverboat operating in Gary. Makes changes to the distribution of wagering tax revenue to the city of Gary. Legalizes and validates bonds, notes, evidences of indebtedness, leases, or other written obligations issued or executed by or in the name of the: (1) Indiana finance authority; (2) development authority; and (3) Lake County Convention Center Authority (authority); as authorized or approved by resolution or ordinance adopted before February 28, 2026. Provides that the authority is established when the construction of the convention and event center is substantially completed so that the convention and event center can be used for its intended purpose. (Current law provides for the establishment of the authority upon the adoption of the proposal for the development, operation, and ownership of the Lake County convention and event center.) Requires a member appointed to the authority to be an Indiana resident. Provides that an attorney in active standing may not be appointed to the authority. Provides that the Lake County convention and event center reserve fund shall be administered by the Lake County commissioners until the authority is established. Repeals a provision that allocates deposits of Gary riverboat graduated wagering tax revenue.

*Current Status:* 1/6/2026 - Referred to House Ways and Means

*All Bill Status:* 1/6/2026 - First Reading

1/6/2026 - Authored By Harold Slager

HB1348

REGULATION OF GREASE CONTROL EQUIPMENT (PRESSEL J) Establishes a statewide regulatory scheme for grease control equipment. Provides that a unit that has accepted septic since 2023 shall continue to accept septic from within the unit or a bordering unit.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsor: Senator Niemeyer

1/28/2026 - Third reading passed; Roll Call 120: yeas 85, nays 1

1/27/2026 - House Bills on Third Reading

1/27/2026 - Amendment #1 (Pressel) prevailed; voice vote

1/27/2026 - Second reading amended, ordered engrossed

1/27/2026 - House Bills on Second Reading

1/22/2026 - Committee Report amend do pass, adopted

1/22/2026 - added as coauthor Representative Baird

1/21/2026 - House Committee recommends passage, as amended Yeas: 12; Nays: 0

1/21/2026 - House Environmental Affairs, (Bill Scheduled for Hearing)

1/6/2026 - Coauthored by Representatives Prescott, Morris

1/6/2026 - Referred to House Environmental Affairs

1/6/2026 - First Reading

HB1352

COUNTY FIRE PROTECTION (MAY C) Requires each county, excluding a county containing a consolidated city or a county that is entirely within a fire protection district, to establish a county fire and emergency service board (board). Requires the board to develop a county fire and emergency service plan (county plan). Requires the board, on January 1, 2028, to establish a county fire and emergency service district (district) to provide fire protection to: (1) the unincorporated territory of each township located in the county in which the township provides fire protection; and (2) any other territory within the county that is transferred to the district in accordance with the county plan. Provides that a township, excluding a township in a county containing a consolidated city, may not impose a property tax levy for fire services for property taxes first due and payable after December 31, 2027. Provides that a fire protection district that includes all of the unincorporated area of the county may establish a nine member governing board.

*Current Status:* 1/8/2026 - Referred to House Veterans Affairs and Public Safety

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Chris May

HB1353

BEDFORD FOOD AND BEVERAGE TAX (MAY C) Authorizes the city of Bedford to impose a food and beverage tax.

*Current Status:* 1/8/2026 - Referred to House Ways and Means

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Chris May

HB1356

CONSERVATION OF AGRICULTURAL LAND (CULP K) Requires each board of county commissioners to adopt an ordinance to allow landowners to apply to have land included in an agricultural resource area within the county. Specifies certain procedures and requirements for the agricultural resource area programs. Provides provisions that apply to land within a program, including eminent domain provisions, a prohibition against annexation for nonagricultural purposes, certain priority provisions for specified funding, and authorization for a county option property tax deduction for land located within agricultural resource areas in the county. Authorizes the Indiana state department of agriculture (department) to receive and hold agricultural conservation easements acquired by gift, bequest, or devise and to enter into agreements with nongovernment entities to monitor those easements. Establishes the farmland advisory board for the purpose of advising the department on developing standards for accepting, monitoring, and enforcing agricultural conservation easements it may hold, creating a model agricultural resource area ordinance, collecting feedback on agricultural resource areas, and supporting education and outreach about agricultural resource areas.

*Current Status:* 1/13/2026 - added as coauthor Representative Pfaff

*All Bill Status:* 1/12/2026 - added as coauthors Representatives Greene, Aylesworth

1/8/2026 - Referred to House Local Government

1/8/2026 - First Reading

1/8/2026 - Authored By Kendell Culp

HB1358

INDIANA DEPARTMENT OF HEALTH (BARRETT B) Removes various reporting requirements for the Indiana department of health (state department) and requires the state department to make certain information available on the state department's website. Changes the statewide standing order for the dispensing of a smoking cessation product to a tobacco, vaping, or nicotine cessation product. Amends the date by which a hospital must submit the hospital's fiscal report and patient information report to the state department. Removes a requirement that a home health aide competency evaluation program include at least 75 hours of training and 16 hours of classroom training before supervised practical training. Adds Parkinson's disease to the definition of "chronic disease" for provisions concerning the chronic disease registry. Requires: (1) the state department to maintain a trauma registry; and (2) certain health care facilities to submit data to the registry. Establishes requirements for the handling and transporting of infectious waste. Sets forth factors the state department must consider in determining the nature of and civil penalty for a violation of infectious waste requirements. Expands provisions concerning epinephrine, including provisions allowing a pharmacist to dispense and an entity to prescribe epinephrine, to epinephrine. Removes the expiration of provisions concerning lead screening for children. Requires a registered manufacturer, processor, repackager, or wholesale distributor of food, drugs, or cosmetics to comply with federal regulations concerning good manufacturing practices. Allows the state health commissioner to enter and inspect the premises of the manufacturer, processor, repackager, or wholesale distributor. Permits a local health department to conduct inspections of certain manufacturers, processors, repackagers, or wholesale distributors. Amends the information a local child fatality review team and the statewide child fatality review committee may review in conducting a child fatality review. Allows a suicide and overdose fatality review team and a fetal-infant mortality review team to provide records to the state department. Requires the state department to maintain the confidentiality of these records. Requires a medical school to: (1) include nutrition education in the school's curriculum; and (2) require students to complete a rural health rotation. Voids administrative rules concerning infectious waste and the state trauma registry.

*Current Status:* 2/4/2026 - Senate Health and Provider Services, (Bill Scheduled for Hearing)

*All Bill Status:* 1/29/2026 - Referred to Senate

1/28/2026 - Senate sponsors: Senators Charbonneau, Busch  
1/28/2026 - Third reading passed; Roll Call 116: yeas 95, nays 0  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - House Bills on Third Reading  
1/22/2026 - added as coauthors Representatives King, Goss-Reaves, Porter  
1/22/2026 - Second reading ordered engrossed  
1/22/2026 - House Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - House Committee recommends passage, as amended Yeas: 13; Nays: 0  
1/20/2026 - House Public Health, (Bill Scheduled for Hearing)  
1/8/2026 - Referred to House Public Health  
1/8/2026 - First Reading  
1/8/2026 - Authored By Brad Barrett

HB1360 ACCESS TO PUBLIC RECORDS (LEHMAN M) Allows a public agency to establish and maintain an electronic portal for submission of public records requests that: (1) incorporates CAPTCHA or an equivalent mechanism for ensuring that a requestor is a human; (2) requires verification of a requestor's physical address; (3) indicates to the public agency whether the requestor is a resident of Indiana; and (4) automatically logs and reports submissions suspected to be automated or to have originated from known sources of phishing or data scraping. Provides that a public agency may decline to respond to a public records request that is submitted to the public agency electronically if the public agency suspects: (1) the request to be data scraping or phishing activity; or (2) that responding to the request electronically may: (A) expose the public agency's electronic systems or data to unauthorized access or alteration; or (B) otherwise jeopardize the security of the public agency's electronic systems or data. Provides that the public agency must report: (1) the request to which the public agency declined to respond; and (2) the public agency's reason for declining to respond; to the public access counselor not later than seven days after the public agency receives the request. Allows a public agency to collect a supplemental fee for processing public records requests submitted by non-Indiana residents or out-of-state entities. Allows a public agency to give priority in fulfilling public records requests to: (1) Indiana residents; and (2) requests submitted for civic, journalistic, academic, or personal use. Requires public agencies to report to the public access counselor regarding public records requests suspected of being automated, data scraping activity, or phishing activity (suspect public records requests). Provides that the general assembly may establish reasonable and narrowly tailored procedural safeguards to preserve the integrity and availability of public agency resources. Requires the public access counselor to: (1) take specified actions with regard to identifying excessive and suspect public records requests; and (2) include in the public access counselor's annual report: (A) information regarding the volume and nature of public records requests received by public agencies, including information regarding suspect public records requests reported by public agencies; and (B) recommendations to the general assembly regarding statutory or administrative remedies to excessive and suspect public records requests.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsor: Senator Brown L  
1/28/2026 - Third reading passed; Roll Call 115: yeas 94, nays 0  
1/27/2026 - House Bills on Third Reading  
1/27/2026 - Amendment #1 (Lehman) prevailed; voice vote  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - House Bills on Second Reading  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - added as coauthor Representative Miller D  
1/21/2026 - House Committee recommends passage, as amended Yeas: 12; Nays: 0  
1/21/2026 - House Government and Regulatory Reform, (Bill Scheduled for Hearing)  
1/15/2026 - added as coauthor Representative Porter  
1/8/2026 - Referred to House Government and Regulatory Reform  
1/8/2026 - First Reading  
1/8/2026 - Coauthored by Representative Carbaugh  
1/8/2026 - Authored By Matt Lehman

HB1367 INVOLUNTARY TREATMENT OF SUBSTANCE USE DISORDER (SOLIDAY E) Allows an individual's spouse, legal guardian, friend, relative, or medical service provider to petition a court for involuntary substance use disorder treatment. Requires a petition to include certain information and allows a court to dismiss a petition, without prejudice, if it does not contain the required information. Requires the court to appoint a public defender if the individual subject to a petition seeking involuntary substance use disorder treatment is not represented by an attorney. Requires a court to order the individual to be evaluated by a medical provider if the court finds that: (1) the individual has a substance use disorder; (2) because of the individual's substance use disorder, the individual is experiencing impaired judgment and is unable to independently maintain the individual's activities of daily living or is a danger to

self or others; and (3) the individual refuses to voluntarily participate in substance use disorder treatment. Allows a court to order a local law enforcement agency to consider whether an individual meets the criteria for emergency detention under certain circumstances. Requires a medical provider who completes an evaluation concerning an individual's need for substance use disorder treatment to submit the evaluation to the court. Specifies that after receiving an evaluation from a medical provider, the court may dismiss the petition or set a hearing for further evidence to be presented about the individual's need for substance use disorder treatment. Requires a court to order involuntary outpatient substance use disorder treatment for a period, not to exceed 90 days, if medical evidence supports that the individual requires immediate treatment for a substance use disorder and the individual has refused treatment.

*Current Status:* 1/8/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Edmond Soliday

HB1369

VARIOUS PROPERTY TAX MATTERS (LUCAS J) Expires various property tax exemptions allowed in current law. Provides that certain property tax abatements may not be granted after December 31, 2030. Authorizes a county fiscal body to adopt an ordinance that exempts certain homesteads owned by an individual who is at least 65 years of age from property taxation. Makes corresponding changes.

*Current Status:* 1/8/2026 - Referred to House Ways and Means

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Jim Lucas

HB1370

PAYMENT OF CLAIMS FOR EMERGENCY SERVICES (ISA T) Prohibits a utilization review entity from requiring prior authorization for ambulance services provided: (1) to a covered individual; (2) by a nonparticipating ambulance service provider; and (3) within 12 hours after the ambulance services are requested. Prohibits a utilization review entity from requiring prior authorization for emergent response services or urgent response services that are provided: (1) to a covered individual; (2) in good faith; and (3) within 24 hours after the emergent response services or urgent response services are requested. Provides that a policy of accident and sickness insurance that provides coverage for emergency medical services must provide reimbursement for emergency medical services that are, among other things, performed or provided during a response initiated through the 911 system or an equivalent telephone number, a texting system, or any other method of summoning emergency medical services. Provides that a policy of accident and sickness insurance that provides coverage for emergency medical services must provide reimbursement for emergency medical services that are, among other things, performed or provided when an individual is determined to require emergency medical services by a physician. Provides that an individual contract and a group contract that provide coverage for emergency medical services must provide reimbursement for emergency medical services that are, among other things, performed or provided during a response initiated through the 911 system or an equivalent telephone number, a texting system, or any other method of summoning emergency medical services. Provides that an individual contract and a group contract that provide coverage for emergency medical services must provide reimbursement for emergency medical services that are, among other things, performed or provided when an individual is determined to require emergency medical services by a physician. Repeals certain code provisions addressing advanced life support services.

*Current Status:* 1/8/2026 - Referred to House Insurance

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Coauthored by Representative Barrett

1/8/2026 - Authored By Tony Isa

HB1381

REMOVAL OF CITY OR TOWN FISCAL OFFICER (SMALTZ B) Allows the legislative body of a city or town (municipality) to petition a court for removal of the municipality's fiscal officer for any of the following: (1) Charging illegal fees for services. (2) Failing to perform official duties. (3) With certain exceptions, failing to be present in the officer's office. (4) Failing to participate in four consecutive meetings of the legislative body of the municipality.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - added as coauthor Representative Abbott

1/28/2026 - Senate sponsor: Senator Glick

1/28/2026 - Third reading passed; Roll Call 113: yeas 96, nays 0

1/27/2026 - House Bills on Third Reading

1/27/2026 - added as coauthor Representative Wesco

1/27/2026 - House Bills on Third Reading

1/22/2026 - Second reading amended, ordered engrossed

1/22/2026 - Amendment #1 (Johnson B) prevailed; voice vote

1/22/2026 - House Bills on Second Reading

1/20/2026 - Committee Report do pass, adopted

1/20/2026 - House Committee recommends passage Yeas: 10; Nays: 0

1/20/2026 - House Local Government, (Bill Scheduled for Hearing)

1/8/2026 - Referred to House Local Government  
1/8/2026 - First Reading  
1/8/2026 - Authored By Ben Smaltz

HB1382 COUNTY OPTION GASOLINE TAX (SMALTZ B) Allows a county to adopt an ordinance to impose a county option gasoline tax. Specifies procedures for imposition and collection of the county option gasoline tax. Provides that a county may not concurrently impose a county option gasoline tax and a: (1) county wheel tax; and (2) county vehicle excise tax. Specifies requirements for a municipality within a county that wishes to receive a distribution of revenue from the county option gasoline tax.  
*Current Status:* 1/8/2026 - Referred to House Ways and Means  
*All Bill Status:* 1/8/2026 - First Reading  
1/8/2026 - Authored By Ben Smaltz

HB1384 NONPROFIT HOSPITAL PROPERTY TAXES (SMALTZ B) Provides that real property purchased before July 1, 2026, directly or indirectly owned by a nonprofit hospital (other than a critical access hospital or a county hospital) is not exempt from property taxation if, after 10 years from the date of purchase of the property by the nonprofit hospital, the property directly or indirectly owned by the nonprofit hospital is not being used for the performance of revenue producing health care services by the nonprofit hospital that directly or indirectly owns the property. Provides that real property directly or indirectly owned by a nonprofit hospital purchased after June 30, 2026, is not exempt from property taxation if the property directly or indirectly owned by the nonprofit hospital is not being used for the performance of revenue producing health care services by the nonprofit hospital that directly or indirectly owns the property. Provides that the disallowance of an exemption does not apply to a parking garage, parking lot, equipment facility area, or any other similar property that actively serves a nonprofit hospital. Provides that a determination as to whether a parking garage, parking lot, equipment facility area, or any other similar property actively serves a nonprofit hospital shall be made by the board of zoning appeals with jurisdiction over the property.  
*Current Status:* 1/22/2026 - added as coauthor Representative Rowray  
*All Bill Status:* 1/20/2026 - added as coauthor Representative McGuire  
1/14/2026 - House Ways and Means, (Bill Scheduled for Hearing)  
1/8/2026 - Referred to House Ways and Means  
1/8/2026 - First Reading  
1/8/2026 - Coauthored by Representative Carbaugh  
1/8/2026 - Authored By Ben Smaltz

HB1392 INVOLUNTARY SUBSTANCE USE DISORDER TREATMENT (PATTERSON L) Allows an individual's spouse, legal guardian, friend, or relative to petition a court for involuntary substance use disorder treatment. Requires a petition to include certain information and allows a court to dismiss a petition, without prejudice, if it does not contain the required information. Requires the court to appoint a public defender if the individual subject to a petition seeking involuntary substance use disorder treatment is not represented by an attorney. Requires a court to order the individual to be evaluated by two medical providers, one of which must be a licensed physician, if the court finds that: (1) the individual has a substance use disorder; (2) because of the individual's substance use disorder, the individual is experiencing impaired judgment and is unable to independently maintain the individual's activities of daily living or is a danger to self or others; and (3) the individual refuses to voluntarily participate in substance use disorder treatment. Allows a court to order a local law enforcement agency to consider whether an individual meets the criteria for emergency detention under certain circumstances. Requires a medical provider who completes an evaluation concerning an individual's need for substance use disorder treatment to submit the evaluation to the court. Specifies that after receiving an evaluation from a medical provider, the court may dismiss the petition or set a hearing for further evidence to be presented about the individual's need for substance use disorder treatment. Requires a court to order involuntary substance use disorder treatment for a period of between 60 and 360 days if medical evidence supports that the individual requires immediate treatment for a substance use disorder and the individual has refused treatment. Requires the petitioner to pay all medical expenses that result from a respondent receiving court ordered involuntary substance use disorder treatment. Specifies that a respondent may be subject to contempt proceedings for a failure or refusal to comply with a court order issued in response to the petition for involuntary substance use disorder treatment.  
*Current Status:* 1/8/2026 - Referred to House Judiciary  
*All Bill Status:* 1/8/2026 - First Reading  
1/8/2026 - Coauthored by Representative Goss-Reaves  
1/8/2026 - Authored By Lindsay Patterson

HB1397 REDEVELOPMENT TAX CREDITS (LOPEZ D) Provides that \$50,000,000 of the \$300,000,000 of the Indiana economic development corporation's annual certifiable tax credit amount must be allocated to the small town opportunity initiative (initiative). Establishes the initiative. Provides that the purpose of the initiative is to undertake qualified community projects within local government units that have a project budget of at least \$15,000,000 per project to do

the following: (1) Advance historic preservation. (2) Redevelop or rehabilitate distressed buildings or underutilized property. (3) Redevelop or rehabilitate sites where distressed buildings once stood. Allows a redevelopment tax credit for: (1) a for-profit taxpayer undertaking a qualified community project under the initiative equal to 20% of the taxpayer's cost of the project; and (2) a nonprofit taxpayer undertaking a qualified community project under the initiative equal to 30% of the taxpayer's cost of the project. Provides that initiative projects are not subject to any statutory or administrative repayment obligation. Provides for certain items that are included in a nonprofit taxpayer's qualified investment.

*Current Status:* 1/13/2026 - added as coauthor Representative Goss-Reaves

*All Bill Status:* 1/12/2026 - added as coauthor Representative Snow

1/8/2026 - Referred to House Ways and Means

1/8/2026 - First Reading

1/8/2026 - Authored By Danny Lopez

HB1399

EPHEDRINE AND PSEUDOEPHEDRINE PRODUCTS (ISA T) Requires the state police department (department) to oversee an electronic logging system (system) to: (1) record and monitor real time purchases of products containing ephedrine and pseudoephedrine; (2) monitor ephedrine and pseudoephedrine purchases to prevent or investigate the illegal purchase of ephedrine or pseudoephedrine; and (3) block illegal purchases of ephedrine and pseduoeephedrine. Requires the department to contract with a third party vendor to operate the system. Requires each manufacturer of products that contain ephedrine and pseudoephedrine to demonstrate to the department that they have a valid contract with the vendor to provide electronic tracking of purchases in Indiana. Replaces "NPLEX system" references with "electronic logging system". Removes current restrictions on the sale of ephedrine and pseudoephedrine products to individuals who do not have a relationship on record with a pharmacy or have not completed a consultation with a pharmacy to determine if there is a legitimate medical or pharmaceutical need for the products.

*Current Status:* 1/8/2026 - Referred to House Veterans Affairs and Public Safety

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Coauthored by Representatives Miller D, Miller K

1/8/2026 - Authored By Tony Isa

HB1402

RESTRICTIONS ON LOCATION OF TOBACCO AND VAPING SHOPS (DANT CHESSER W) Amends a provision to prohibit the operation of a tobacco and vaping business within 3,520 feet of certain school buildings. (Current law requires 1,000 feet.)

*Current Status:* 1/8/2026 - Referred to House Public Policy

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Coauthored by Representatives Clere, Miller K

1/8/2026 - Authored By Wendy Dant Chesser

HB1403

FIRST TIME HOME BUYER SAVINGS PROGRAM (DANT CHESSER W) Establishes the first time home buyer savings program (program) for the purpose of assisting first time home buyers who seek to open a first time home buyer savings account (account) at a financial institution to save money for the purchase of a single family residence. Requires the Indiana housing and community development authority to administer the program, to prepare and supervise the issuance of public information concerning the program, and to prescribe various forms for use by financial institutions that choose to offer accounts. Specifies that: (1) money in an account (including all earnings or interest on an account) is exempt from taxation in Indiana; and (2) withdrawals from an account used for a down payment and allowable closing costs for the purchase of a single family residence; are exempt from state adjusted gross income taxation. Creates a state adjusted gross income tax credit for contributions to an account (credit) in an amount equal to the lesser of: (1) 20% multiplied by the amount of the total contributions made to the account during a taxable year; or (2) \$5,000. Requires repayment of all or a part of the credit in a taxable year in which the taxpayer withdraws funds from an account for purposes other than payment of a down payment and allowable closing costs.

*Current Status:* 1/8/2026 - Referred to House Ways and Means

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Coauthored by Representatives Hamilton, Lawson

1/8/2026 - Authored By Wendy Dant Chesser

HB1404

WORKPLACE VIOLENCE RESTRAINING ORDERS (DANT CHESSER W) Provides that the chapter regarding the limitation on the issuance of injunctions for labor disputes does not apply to a case to obtain a workplace violence restraining order to protect an employee from unlawful violence or a credible threat of violence solely related to a dispute arising between two employees over their own personal controversy if the dispute does not involve claims governed by a collective bargaining agreement.

*Current Status:* 1/8/2026 - Referred to House Employment, Labor and Pensions

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Coauthored by Representative Clere

HB1406

PROPERTY TAX BILLING STATEMENTS (THOMPSON J) Provides, in a county that uses a property tax statement as the notice of assessment, that the county treasurer must send a property tax statement to all property owners regardless of whether the property has any liability. Requires the county treasurer shall indicate on the property tax statement whether a taxpayer's property tax liability for property taxes first due and payable in 2027 is less than the taxpayer's property tax liability for property taxes first due and payable in 2026 for the taxpayer's homestead.

*Current Status:* 1/29/2026 - Second reading ordered engrossed

*All Bill Status:* 1/29/2026 - House Bills on Second Reading

1/27/2026 - Committee Report amend do pass, adopted

1/27/2026 - House Committee recommends passage, as amended Yeas: 19; Nays: 0

1/27/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/21/2026 - House Ways and Means, (Bill Scheduled for Hearing)

1/8/2026 - Referred to House Ways and Means

1/8/2026 - First Reading

1/8/2026 - Authored By Jeffrey Thompson

HB1409

MOBILE RETAIL FOOD ESTABLISHMENT OPERATIONS (KING J) Provides that provisions establishing a statewide mobile retail food establishment license may not be construed to prohibit an owner or operator of a mobile retail food establishment from complying with: (1) the collection and reporting requirements relating to food or beverage taxes; or (2) obtaining applicable municipal business permits or complying with municipal ordinances or requirements regulating the business operations of mobile retail food establishments.

*Current Status:* 1/8/2026 - Referred to House Public Health

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Joanna King

HB1411

TAX SALE PROCEDURES (ENGLEMAN K) Reduces the period to redeem tax sale property as follows: (1) For real property sold to a land bank, the redemption period is six months (rather than one year). (2) For real property on which the county executive acquires a lien (including an assignment of the lien to a political subdivision or to a land bank) and the certificate of sale is not sold, the redemption period is 90 days (rather than 120 days). (3) For real property on which the county executive acquires a lien and the certificate of sale is sold or assigned to a land bank, the redemption period is 90 days (rather than 120 days). (4) For real property that a court determines is not suitable for tax sale, the redemption period is 90 days (rather than 120 days). Modifies the length of time in which notice must be provided to: (1) the owner of record; and (2) any person with a substantial interest of public record in the real property; for purposes of seeking a tax deed to account for the reductions to the redemption periods. For property that a court determines is not suitable for tax sale, provides that if the property is disposed within one year (rather than three years) after the conclusion of the tax sale at which the property would have been offered for sale, any amount received in excess of the amount of the minimum bid will be disbursed in the same manner as if the property had been sold in the tax sale. Makes a related change to the period to make a claim for any surplus in the tax sale surplus fund for properties certified as not suitable for sale. Specifies that a county auditor shall not issue or record a tax deed unless certain requirements are met not later than 90 days (rather than 150 days) after the date of the hearing at which a court grants the tax sale buyer's petition for the tax deed.

*Current Status:* 1/8/2026 - Referred to House Ways and Means

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Coauthored by Representative Zimmerman

1/8/2026 - Authored By Karen Engleman

HB1416

PREEMPTION OF LOCAL REGULATION (MILLER D) Provides that unless expressly authorized by another statute, a municipality or county may not adopt, enforce, or maintain an ordinance, order, or rule regulating conduct in a field of regulation that is occupied by a provision in specified titles of the Indiana Code. Establishes a cause of action for a person who has sustained an injury in fact, actual or threatened, from a municipal or county ordinance, order, or rule adopted or enforced by a municipality or county.

*Current Status:* 1/8/2026 - Referred to House Judiciary

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Doug Miller

HB1422

IMMIGRATION MATTERS (PAYNE Z) Requires certain state agencies to give hiring preference to an individual who is a citizen or national of the United States over another individual who is an alien if the two individuals are equally qualified. Provides that the state agencies may not sponsor an individual for a new H-1B visa after July 1, 2026, unless certain information is submitted to the attorney general and the attorney general approves the state agency

sponsoring the individual. Requires the state agencies to prepare and submit a report that includes certain information regarding each employee the state agency sponsored for a new H-1B visa during the immediately preceding state fiscal year. Requires the attorney general to post the reports on its website. Prohibits the state or a political subdivision from directly or indirectly funding services related to an immigration proceeding to an individual with unlawful status or to an entity that is a party to a legal action for the purpose of challenging, obstructing, or delaying the enforcement of certain federal immigration laws. Provides a private right of action for a violation of this prohibition.

*Current Status:* 1/15/2026 - added as coauthors Representatives Bascom, Prescott

*All Bill Status:* 1/8/2026 - Referred to House Government and Regulatory Reform

1/8/2026 - First Reading

1/8/2026 - Coauthored by Representative Ireland

1/8/2026 - Authored By Zach Payne

HB1424

FARM AND HOMESTEAD FOOD SALES (SMITH H) Repeals current home based vendor regulations. Provides that the Indiana department of health (state department), a local unit of government, the health and hospital corporation of Marion County, or a local health department may not impose any rules, regulations, certifications, or licensing requirements on a small farm or homestead vendor that are not required under federal law. Permits homestead vendors and small farms to sell various meat products and food. Exempts public buildings used by small farms and homestead vendors from certain public building regulations. Allows the executive board of the state department to adopt rules concerning time temperature control for safety food. Creates an exception.

*Current Status:* 1/27/2026 - Referred to Senate Commerce and Technology

*All Bill Status:* 1/27/2026 - First Reading

1/22/2026 - Senate sponsor: Senator Buchanan

1/22/2026 - Third reading passed; Roll Call 84: yeas 76, nays 20

1/22/2026 - House Bills on Third Reading

1/20/2026 - Second reading amended, ordered engrossed

1/20/2026 - Amendment #3 (Garcia Wilburn) prevailed; voice vote

1/20/2026 - Amendment #1 (Smith H) prevailed; voice vote

1/20/2026 - House Bills on Second Reading

1/15/2026 - House Bills on Second Reading

1/13/2026 - Committee Report amend do pass, adopted

1/13/2026 - House Committee recommends passage, as amended Yeas: 11; Nays: 1

1/13/2026 - House Public Health, (Bill Scheduled for Hearing)

1/8/2026 - Referred to House Public Health

1/8/2026 - First Reading

1/8/2026 - Coauthored by Representatives Morris, Lehman, Greene

1/8/2026 - Authored By Hunter Smith

HB1431

STREET CAMPING (MILLER D) Prohibits an individual from camping, sleeping, or using for long term shelter land owned by the state or a political subdivision, unless the land has been authorized for that use by law. Provides, if certain elements are met, that a person who knowingly or intentionally uses land owned by the state or a political subdivision for unauthorized camping, sleeping, or long term shelter commits a Class C misdemeanor. Allows an individual to be referred to a problem solving court program for a violation. Prohibits a political subdivision from adopting or enforcing any policy that prohibits or discourages the enforcement of any order or ordinance prohibiting public camping, sleeping, or other obstruction of a sidewalk. Authorizes a resident of the political subdivision, an owner of a business located in the political subdivision, or the attorney general to bring a civil action to enjoin a political subdivision that adopts or enforces such a policy.

*Current Status:* 1/8/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Doug Miller

HB1432

DEATH SENTENCE AND INTELLECTUAL DISABILITIES (BASCOM G) Establishes a procedure to determine pretrial whether a defendant in a death penalty case has an intellectual disability.

*Current Status:* 1/29/2026 - Referred to Senate

*All Bill Status:* 1/28/2026 - Senate sponsor: Senator Freeman

1/28/2026 - Third reading passed; Roll Call 110: yeas 96, nays 0

1/27/2026 - House Bills on Third Reading

1/27/2026 - House Bills on Third Reading

1/22/2026 - Second reading ordered engrossed

1/22/2026 - House Bills on Second Reading

1/20/2026 - Committee Report amend do pass, adopted

1/14/2026 - House Courts and Criminal Code, (Bill Scheduled for Hearing)  
1/8/2026 - Referred to House Courts and Criminal Code  
1/8/2026 - First Reading  
1/8/2026 - Coauthored by Representatives Zimmerman, Greene  
1/8/2026 - Authored By Garrett Bascom

HB1433 ELECTION OF IURC COMMISSIONERS (MOED J) Provides for nonpartisan election of the five members of the Indiana utility regulatory commission (IURC) beginning with the 2026 general election. Provides that a candidate for election to the IURC: (1) must have resided in Indiana for at least one year before the election; and (2) may not have any official or professional relationship or connection with, hold any stock or securities in, or have any pecuniary interest in a utility or a person with an interest in a utility. Provides that a: (1) candidate for election as a member of the IURC; or (2) candidate's committee of a candidate for election as a member of the IURC; may not solicit or accept a contribution from a utility, or from a person with an interest in a utility, for the duration of the candidate's candidacy for election as a member of the IURC.

*Current Status:* 1/8/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Justin Moed

HB1434 UTILITY VOTES AT RTO MEETINGS (ERRINGTON S) Beginning in 2027, requires certain public utilities that provide electric utility service to file with the Indiana utility regulatory commission (IURC) an annual report that: (1) lists, or otherwise provides access to information on, each recorded vote cast by the public utility, and any affiliate of the public utility, at a meeting of the PJM Interconnection, LLC regional transmission organization (RTO), regardless of whether the vote is disclosed by the RTO; and (2) includes a brief description explaining how each vote identified supports the provision of electric utility service with the attributes set forth in Indiana's state energy policy. Provides that for purposes of this requirement, a meeting means a meeting of: (1) specified permanent standing committees of the RTO; or (2) any senior task force of the RTO that is active during the calendar year with respect to which a report is submitted by a public utility under the bill's provisions. Requires the IURC to post on the IURC's website the reports received under the bill's provisions. Requires the IURC to adopt rules to implement these provisions.

*Current Status:* 1/8/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/8/2026 - First Reading

1/8/2026 - Authored By Sue Errington

SB2 BAIL PROCEDURES (FREEMAN A) Provides that offenses other than murder are not bailable if the state proves: (1) by a preponderance of the evidence that the proof is evident or the presumption strong; and (2) by clear and convincing evidence that the arrestee is dangerous and that no conditions of release will reasonably protect the safety of other persons or the community. Establishes procedures for a bail hearing. Removes duplicative provisions concerning repeat violent arrestees. Permits a court to retain cash bail for the payment of certain costs without an indigency hearing if the defendant has executed an agreement permitting the court to retain the cash bail for these purposes.

*Current Status:* 1/28/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/28/2026 - First Reading

1/22/2026 - added as third author Senator Carrasco

1/22/2026 - added as second author Senator Koch

1/20/2026 - Rules Committee report: motion to correct committee report; adopted voice vote

1/20/2026 - House sponsor: Representative Jeter

1/20/2026 - Third reading passed; Roll Call 33: yeas 39, nays 8

1/20/2026 - Motion to Correct Committee Report; adopted voice vote

1/20/2026 - Senate Bills on Third Reading

1/15/2026 - Second reading amended, ordered engrossed

1/15/2026 - Amendment #2 (Freeman) prevailed; voice vote

1/15/2026 - Amendment #1 (Pol) failed; voice vote

1/14/2026 - Senate Bills on Second Reading

1/13/2026 - Committee Report amend do pass, adopted

1/13/2026 - Senate Committee recommends passage, as amended Yeas: 7; Nays: 2

1/13/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

1/8/2026 - Referred to Senate Corrections and Criminal Law

1/8/2026 - First Reading

1/8/2026 - Authored By Aaron Freeman

SB3 CONSTITUTIONAL AMENDMENT BALLOT LANGUAGE (KOCH E) Prescribes the ballot language for the proposed

constitutional amendment concerning bail.

*Current Status:* 1/28/2026 - Referred to House Judiciary

*All Bill Status:* 1/28/2026 - First Reading

1/22/2026 - House sponsor: Representative Jeter

1/22/2026 - Third reading passed; Roll Call 45: yeas 36, nays 9

1/22/2026 - Senate Bills on Third Reading

1/20/2026 - Senate Bills on Third Reading

1/15/2026 - added as second author Senator Freeman

1/15/2026 - Second reading ordered engrossed

1/15/2026 - Amendment #1 (Pol) failed; voice vote

1/14/2026 - Senate Bills on Second Reading

1/13/2026 - Committee Report do pass, adopted

1/13/2026 - Senate Committee recommends passage Yeas: 7; Nays: 1

1/13/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

1/8/2026 - Referred to Senate Corrections and Criminal Law

1/8/2026 - First Reading

1/8/2026 - Authored By Eric Koch

SB6

EXTENSION OF WATER SERVICES (NIEMEYER R) Provides that a public utility must provide notice to the public, affected landowners, the county plan commission, and on the public utility's web site, if any, before it condemns land for the purpose of extending a water or wastewater main. Provides that, under certain circumstances, an affected county must publish notice of the condemnation on its website. Requires a public utility to schedule a meeting with a landowner or interested party not later than 30 days after receiving a request for a meeting.

*Current Status:* 1/20/2026 - Referred to House Utilities, Energy and Telecommunications

*All Bill Status:* 1/20/2026 - First Reading

1/13/2026 - House sponsor: Representative Slager

1/13/2026 - Cosponsors: Representatives Olthoff, Aylesworth

1/13/2026 - added as third author Senator Schmitt

1/13/2026 - Third reading passed; Roll Call 24: yeas 49, nays 0

1/13/2026 - Senate Bills on Third Reading

1/12/2026 - Amendment #1 (Niemeyer) prevailed; voice vote

1/12/2026 - Second reading amended, ordered engrossed

1/12/2026 - Senate Bills on Second Reading

1/8/2026 - added as second author Senator Dernulc

1/8/2026 - Committee Report amend do pass, adopted

1/8/2026 - Senate Committee recommends passage, as amended Yeas: 8, Nays: 0

1/8/2026 - Senate Local Government, (Bill Scheduled for Hearing)

1/6/2026 - added as coauthor Senator Ford J.D

12/8/2025 - Referred to Senate Local Government

12/8/2025 - First Reading

12/8/2025 - Authored By Rick Niemeyer

SB7

CARBON SEQUESTRATION (NIEMEYER R) Provides that a storage operator may not operate a carbon sequestration project that transports or stores carbon dioxide outside the county where the carbon dioxide is generated unless the project is approved by the appropriate county legislative body or plan commission. Exempts certain projects from the provisions of the bill. Makes conforming changes.

*Current Status:* 1/29/2026 - Referred to House

*All Bill Status:* 1/29/2026 - added as coauthor Senator Randolph

1/29/2026 - House sponsor: Representative Commons

1/29/2026 - Third reading passed; Roll Call 133: yeas 36, nays 12

1/29/2026 - Senate Bills on Third Reading

1/28/2026 - Second reading amended, ordered engrossed

1/28/2026 - Amendment #3 (Baldwin) prevailed; voice vote

1/28/2026 - Senate Bills on Second Reading

1/27/2026 - Committee Report do pass, adopted

1/27/2026 - Senate Committee recommends passage Yeas: 7; Nays: 3

1/27/2026 - Senate Environmental Affairs, (Bill Scheduled for Hearing)

1/14/2026 - Pursuant to Senate Rule 68(b); reassigned to Committee on Environmental Affairs

1/6/2026 - added as second author Senator Deery

12/8/2025 - Referred to Senate Utilities

12/8/2025 - First Reading

SB8 LIBRARY BUDGETS (BYRNE G) Amends the percentage increase in a public library's proposed budget that determines whether the public library's proposed budget is subject to binding review by the applicable county, city, or town, fiscal body.

*Current Status:* 1/28/2026 - Referred to House Ways and Means  
*All Bill Status:* 1/28/2026 - First Reading  
 1/27/2026 - Referred to House  
 1/26/2026 - added as coauthor Senator Baldwin  
 1/26/2026 - added as coauthors Senators Johnson T, Buchanan  
 1/26/2026 - added as coauthor Senator Young M  
 1/26/2026 - added as coauthor Senator Schmitt  
 1/26/2026 - added as third author Senator Mishler  
 1/26/2026 - added as second author Senator Garten  
 1/26/2026 - House sponsor: Representative Prescott  
 1/26/2026 - Third reading passed; Roll Call 68: yeas 31, nays 13  
 1/26/2026 - Senate Bills on Third Reading  
 1/22/2026 - Second reading ordered engrossed  
 1/22/2026 - Senate Bills on Second Reading  
 1/20/2026 - Committee Report amend do pass, adopted  
 1/20/2026 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 1  
 1/20/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
 1/13/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
 12/8/2025 - Referred to Senate Tax and Fiscal Policy  
 12/8/2025 - First Reading  
 12/8/2025 - Authored By Gary Byrne

SB9 VICTIM IMPACT STATEMENTS AT SENTENCING (BROWN L) Requires a defendant to be present in the courtroom while a victim makes a statement concerning the crime and the sentence unless the defendant presents a safety risk, causes a significant disruption, or is absent due to the defendant committing the crime of failure to appear or the crime of escape. Specifies that if the defendant was absent due to the commission of failure to appear or escape, the victim may make a statement at the show cause hearing (in the case of failure to appear), or at the sentencing hearing (in the case of escape).

*Current Status:* 1/28/2026 - Referred to House Courts and Criminal Code  
*All Bill Status:* 1/28/2026 - First Reading  
 1/22/2026 - added as coauthor Senator Baldwin  
 1/22/2026 - Cosponsor: Representative Morris  
 1/22/2026 - House sponsor: Representative King  
 1/22/2026 - Third reading passed; Roll Call 46: yeas 45, nays 0  
 1/22/2026 - Senate Bills on Third Reading  
 1/20/2026 - Second reading amended, ordered engrossed  
 1/20/2026 - Amendment #2 (Freeman) prevailed; voice vote  
 1/20/2026 - Senate Bills on Second Reading  
 1/15/2026 - added as coauthor Senator Freeman  
 1/15/2026 - added as coauthors Senators Pol, Koch, Clark, Glick, Deery  
 1/14/2026 - Senate Bills on Second Reading  
 1/13/2026 - added as third author Senator Bassler  
 1/13/2026 - added as second author Senator Johnson T  
 1/13/2026 - Committee Report amend do pass, adopted  
 1/13/2026 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0  
 1/13/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
 12/8/2025 - Referred to Senate Corrections and Criminal Law  
 12/8/2025 - First Reading  
 12/8/2025 - Authored By Liz Brown

SB10 STATE EMPLOYEE RETIREMENT BENEFITS (ROGERS L) Requires the state to make contributions after December 31, 2026, that match, dollar for dollar, each state employee's deferred compensation contributions, not to exceed \$28 per paycheck. Specifies limitations on state contributions, including the availability of biennial appropriations. Allows in certain circumstances the budget agency to suspend contributions, resume contributions, and make contributions that were missed due to suspension. Specifies a process by which portions of the funding sources for the retirement

medical benefits account must be transferred to the state comptroller for the purpose of making matching contributions. Provides as a default rule that after December 31, 2026, each participant's membership in the retirement medical benefits account is terminated, participant subaccounts are forfeited, and subaccount amounts must be transferred to the state general fund. Specifies exceptions. Requires the state comptroller to transfer certain amounts from the state general fund to each participant's defined contribution plan. Specifies a time frame within which a participant in the retirement medical benefits account may elect to remain a participant. Establishes the 2027 retiree health benefit trust. Provides that the retiree health benefit trust fund will be terminated when certain conditions are met. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

*Current Status:* 1/29/2026 - Referred to House

*All Bill Status:* 1/28/2026 - House sponsor: Representative Lopez  
1/28/2026 - Cosponsor: Representative Jordan  
1/28/2026 - Third reading passed; Roll Call 117: yeas 47, nays 0  
1/28/2026 - Senate Bills on Third Reading  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - Amendment #1 (Rogers) prevailed; voice vote  
1/27/2026 - Senate Bills on Second Reading  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - added as coauthor Senator Randolph  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 0  
1/22/2026 - Senate Appropriations, (Bill Scheduled for Hearing)  
12/10/2025 - added as coauthor Senator Doriot  
12/10/2025 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations  
12/10/2025 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0  
12/10/2025 - Senate Pensions and Labor, (Bill Scheduled for Hearing)  
12/9/2025 - added as coauthor Senator Hunley  
12/8/2025 - Referred to Senate Pensions and Labor  
12/8/2025 - First Reading  
12/8/2025 - Authored By Linda Rogers

SB12

PROHIBITION OF RANKED CHOICE VOTING (DORIOT B) Prohibits the use of ranked choice voting.

*Current Status:* 1/28/2026 - Referred to House Elections and Apportionment

*All Bill Status:* 1/28/2026 - First Reading  
1/22/2026 - Referred to House  
1/20/2026 - added as coauthor Senator Alexander  
1/20/2026 - House sponsor: Representative Wesco  
1/20/2026 - Cosponsors: Representatives Lawson, Bartels  
1/20/2026 - Third reading passed; Roll Call 34: yeas 38, nays 9  
1/20/2026 - Senate Bills on Third Reading  
1/15/2026 - added as coauthors Senators Brown L, Johnson T, Koch, Tomes  
1/15/2026 - Second reading ordered engrossed  
1/15/2026 - Amendment #1 (Hunley) failed; voice vote  
1/14/2026 - Senate Bills on Second Reading  
1/13/2026 - added as coauthor Senator Young M  
1/13/2026 - added as coauthors Senators Buck, Raatz, Freeman, Dernulc  
1/13/2026 - added as coauthors Senators Holdman, Goode, Glick, Leising  
1/12/2026 - added as coauthor Senator Clark  
1/12/2026 - Committee Report do pass, adopted  
1/12/2026 - Senate Committee recommends passage Yeas: 7; Nays: 2  
1/12/2026 - Senate Elections, (Bill Scheduled for Hearing)  
12/10/2025 - added as coauthor Senator Baldwin  
12/8/2025 - Coauthored by Senators Rogers, Byrne  
12/8/2025 - Referred to Senate Elections  
12/8/2025 - First Reading  
12/8/2025 - Authored By Blake Doriot

SB14

PENSION MATTERS (ROGERS L) Modifies the definition of "average of the annual compensation" for a member of the public employees' retirement fund (PERF) who retires after December 31, 2027. Specifies that compensation received in contemplation of retirement is excluded from the average of the annual compensation for particular members of

PERF and the Indiana state teachers' retirement fund (TRF). Repeals a provision requiring the board of trustees of the Indiana public retirement system (board) to maintain separate accounts for each unit of local government. Provides that amounts forfeited under the public employees defined contribution plan must be used as determined by the board. (Current law requires these amounts to be used to reduce the unfunded accrued liability of PERF.) Specifies a process by which a fully vested member of the public employees' defined contribution plan or the teachers' defined contribution plan may irrevocably elect to participate in PERF or TRF, as applicable. Modifies the information that must be included in a delinquency notice to a delinquent political subdivision. Modifies the requirements that apply to certain PERF members purchasing and claiming years of service credit in PERF. Allows, subject to particular requirements, certain TRF members to purchase and claim years of service credit in TRF. Allows a PERF or TRF member's employer to pay all or part of the member's contributions required for purchase of service credit. Allows an employee of a political subdivision to make a wage assignment for the purpose of paying voluntary contributions to a tax deferred retirement account. Provides that a municipality, a unit, an airport authority, a school corporation, or a charter school may require certain members of PERF to continue as members of that fund instead of the 1977 police officers' and firefighters' pension and disability fund. Makes conforming amendments. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

*Current Status:* 1/20/2026 - Referred to House Employment, Labor and Pensions

*All Bill Status:* 1/20/2026 - First Reading

1/6/2026 - added as coauthor Senator Yoder

1/6/2026 - added as coauthor Senator Doriot

1/6/2026 - added as coauthor Senator Alexander

1/6/2026 - Cosponsors: Representatives VanNatter, Garcia Wilburn, Isa

1/6/2026 - House sponsor: Representative Teshka

1/6/2026 - Third reading passed; Roll Call 12: yeas 49, nays 0

1/6/2026 - Senate Bills on Third Reading

1/5/2026 - Second reading amended, ordered engrossed

1/5/2026 - Amendment #1 (Rogers) prevailed; voice vote

12/10/2025 - Committee Report do pass, adopted

12/10/2025 - Senate Committee recommends passage Yeas: 10; Nays: 0

12/10/2025 - Senate Pensions and Labor, (Bill Scheduled for Hearing)

12/8/2025 - Referred to Senate Pensions and Labor

12/8/2025 - First Reading

12/8/2025 - Authored By Linda Rogers

SB59

NOTICE OF ANNEXATION OUTREACH MEETINGS (NIEMEYER R) Requires a municipality to mail notice of the date, time, and location of annexation outreach meetings to: (1) the county executive of each county; (2) the township executive of each township; and (3) any plan commission; in which the annexation territory is located.

*Current Status:* 1/20/2026 - Referred to House Local Government

*All Bill Status:* 1/20/2026 - First Reading

1/13/2026 - Cosponsors: Representatives Olthoff, Aylesworth

1/13/2026 - House sponsor: Representative Slager

1/13/2026 - added as third author Senator Schmitt

1/13/2026 - Third reading passed; Roll Call 20: yeas 49, nays 0

1/13/2026 - Senate Bills on Third Reading

1/12/2026 - added as second author Senator Dernulc

1/12/2026 - Second reading amended, ordered engrossed

1/12/2026 - Amendment #1 (Niemeyer) prevailed; voice vote

1/12/2026 - Senate Bills on Second Reading

1/8/2026 - Committee Report do pass, adopted

1/8/2026 - Senate Committee recommends passage Yeas: 8; Nays: 0

1/8/2026 - Senate Local Government, (Bill Scheduled for Hearing)

12/8/2025 - Referred to Senate Local Government

12/8/2025 - First Reading

12/8/2025 - Authored By Rick Niemeyer

SB69

1977 PENSION AND DISABILITY FUND (ROGERS L) Increases the lump sum death benefit payable to the heirs or estate of a 1977 fund member. Provides that a 1977 fund member may extend their deferred retirement option plan (DROP) retirement date up to 60 months after the member entered the DROP. Makes conforming changes.

*Current Status:* 1/29/2026 - Referred to House Employment, Labor and Pensions

*All Bill Status:* 1/29/2026 - First Reading

1/28/2026 - Referred to House

1/27/2026 - added as coauthor Senator Randolph

1/27/2026 - House sponsor: Representative VanNatter

1/27/2026 - Third reading passed; Roll Call 91: yeas 46, nays 0  
1/27/2026 - Senate Bills on Third Reading  
1/26/2026 - added as coauthor Senator Pol  
1/26/2026 - Second reading ordered engrossed  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0  
1/22/2026 - Senate Appropriations, (Bill Scheduled for Hearing)  
1/15/2026 - Senate Appropriations, (Bill Scheduled for Hearing)  
1/8/2026 - added as coauthor Senator Niezgodska  
1/8/2026 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations  
1/7/2026 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0  
1/7/2026 - Senate Pensions and Labor, (Bill Scheduled for Hearing)  
12/11/2025 - added as coauthors Senators Doriot, Donato  
12/10/2025 - Senate Pensions and Labor, (Bill Scheduled for Hearing)  
12/8/2025 - Referred to Senate Pensions and Labor  
12/8/2025 - First Reading  
12/8/2025 - Authored By Linda Rogers

SB76

IMMIGRATION MATTERS (BROWN L) Provides that if a law enforcement officer, governmental body, or postsecondary educational institution is made a party to a civil suit and the attorney general determines that the suit has arisen out of certain immigration matters, the attorney general may defend the law enforcement officer, the governmental body, or the postsecondary educational institution if representation is requested. Provides that the prohibition on governmental bodies or postsecondary educational institutions limiting or restricting the enforcement of federal immigration law applies regardless of whether the enforcement is carried out by a federal, state, or local law enforcement agency. Allows the governor to withhold grants or state funding to a governmental body for a period not to exceed one year if the governmental body is found to have violated certain requirements concerning an immigration detainer. Provides that a governmental body that has the custody of an individual who is the subject of an immigration detainer request shall: (1) provide the judge authorized to grant or deny the individual's release on bail notice that the individual is subject to an immigration detainer request; (2) record in the individual's case file that the individual is subject to an immigration detainer request; (3) comply with the immigration detainer request; and (4) inform the individual that the individual is being held pursuant to an immigration detainer request. Requires a judge who receives notice that an individual is subject to an immigration detainer request to ensure that the notice of the immigration detainer request is recorded in the court's record. Requires the department of correction to adopt minimum standards for county jails to ensure proper cooperation between a jail and the United States Immigration and Customs Enforcement, including enforcement of statutory requirements concerning an immigration detainer and allows for an affirmative defense if an officer has completed a training on these standards. Requires the office of the secretary to submit a report to the legislative council concerning certain immigration matters. Specifies that it is unlawful for an employer to knowingly or intentionally recruit, hire, or employ an unauthorized alien in Indiana. Allows the attorney general to bring an enforcement action against an employer if the attorney general determines that probable cause exists that the employer has violated certain recruitment and hiring restrictions concerning an unauthorized alien. Prohibits an employer from discharging or discriminating against an employee because the employee communicated or cooperated with the attorney general concerning compliance with certain recruitment or hiring practices and allows the employee to file a complaint with the commissioner of labor. Requires the commissioner of labor to adopt standards related to certain hiring practices concerning the prohibition of recruiting, hiring, or employing an unauthorized alien in Indiana. Provides that indecent nuisance means a place in which human trafficking is conducted and is not limited to a public place. Provides that a governmental entity that employs a prosecuting official is entitled to investigative costs, court costs, and reasonable attorney's fees incurred in an indecent nuisance action if the existence of an indecent nuisance is admitted or established in the action.

*Current Status:* 2/2/2026 - House Judiciary, (Bill Scheduled for Hearing)

*All Bill Status:* 1/28/2026 - Referred to House Judiciary  
1/28/2026 - First Reading  
1/27/2026 - added as cosponsor Representative Bascom  
1/27/2026 - Referred to House  
1/26/2026 - added as coauthor Senator Young M  
1/26/2026 - added as coauthor Senator Koch  
1/26/2026 - Cosponsor: Representative Jeter  
1/26/2026 - House sponsor: Representative Prescott  
1/26/2026 - Third reading passed; Roll Call 69: yeas 37, nays 7  
1/26/2026 - Senate Bills on Third Reading

1/22/2026 - Second reading amended, ordered engrossed  
1/22/2026 - Amendment #3 (Ford J.D.) failed; Roll Call 42: yeas 10, nays 35  
1/22/2026 - Amendment #4 (Brown L) prevailed; voice vote  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Senate Bills on Second Reading  
1/14/2026 - Senate Bills on Second Reading  
1/13/2026 - Senate Bills on Second Reading  
1/12/2026 - Senate Bills on Second Reading  
1/8/2026 - Senate Bills on Second Reading  
1/6/2026 - added as coauthor Senator Raatz  
1/6/2026 - Senate Bills on Second Reading  
12/11/2025 - added as coauthor Senator Donato  
12/11/2025 - added as coauthors Senators Bohacek, Charbonneau  
12/10/2025 - added as third author Senator Johnson T  
12/10/2025 - added as second author Senator Garten  
12/10/2025 - Committee Report amend do pass, adopted  
12/9/2025 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 2  
12/9/2025 - added as coauthor Senator Alexander  
12/9/2025 - Senate Judiciary, (Bill Scheduled for Hearing)  
12/8/2025 - Referred to Senate Judiciary  
12/8/2025 - First Reading  
12/8/2025 - Authored By Liz Brown

SB87

E-VERIFY REQUIREMENTS FOR PUBLIC WORKS PROJECTS (GOODE G) Provides that a public agency may not enter into or renew a contract for a public works project with a contractor unless, among other requirements, the contractor signs a notarized affidavit affirming that the contractor does not knowingly employ an unauthorized alien. Provides that a contractor for a public works project must take certain actions with respect to the immigration status of employees. Provides that a contractor may not employ an individual for a public works project if the person has no E-verification number, except under certain circumstances. Provides civil immunity for a contractor that in good faith misidentifies the immigration status of a worker to comply with certain provisions of this bill. Makes conforming changes.

*Current Status:* 1/29/2026 - Referred to House

*All Bill Status:* 1/28/2026 - removed as coauthor Senator Rogers  
1/28/2026 - House sponsor: Representative Karickhoff  
1/28/2026 - added as third author Senator Rogers  
1/28/2026 - Third reading passed; Roll Call 119: yeas 48, nays 0  
1/28/2026 - added as coauthor Senator Bohacek  
1/28/2026 - Senate Bills on Third Reading  
1/27/2026 - Amendment #3 (Rogers) prevailed; voice vote  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - Senate Bills on Second Reading  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Senate Bills on Second Reading  
1/15/2026 - added as coauthor Senator Niezgrodski  
1/15/2026 - Committee Report amend do pass, adopted  
1/14/2026 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0  
1/14/2026 - Senate Pensions and Labor, (Bill Scheduled for Hearing)  
1/12/2026 - added as coauthor Senator Pol  
1/12/2026 - added as coauthor Senator Koch  
1/12/2026 - added as second author Senator Dernulc  
1/7/2026 - Senate Pensions and Labor, (Bill Scheduled for Hearing)  
12/8/2025 - Referred to Senate Pensions and Labor  
12/8/2025 - First Reading  
12/8/2025 - Authored By Greg Goode

SB89

THREE-WAY PERMITS (DERNULC D) Provides the alcohol and tobacco commission may issue not more than: (1) three new three-way permits to the town of Schererville; (2) three new three-way permits to the city of Lafayette; (3) two new three-way permits to the city of West Lafayette; (4) eight new three-way permits to restaurants located within a transit development district located in the city of Michigan City; (5) two new three-way permits to the city of Delphi; and (6) two new three-way permits to the city of Bloomington.

*Current Status:* 1/29/2026 - Referred to House Public Policy  
*All Bill Status:* 1/29/2026 - First Reading  
1/28/2026 - Referred to House  
1/27/2026 - added as coauthors Senators Niegzodski, Spencer, Jackson L  
1/27/2026 - added as second author Senator Niemeyer  
1/27/2026 - Cosponsor: Representative O'Brien  
1/27/2026 - House sponsor: Representative Olthoff  
1/27/2026 - Third reading passed; Roll Call 92: yeas 39, nays 6  
1/27/2026 - Senate Bills on Third Reading  
1/26/2026 - Second reading amended, ordered engrossed  
1/26/2026 - Amendment #2 (Dernulc) prevailed; voice vote  
1/26/2026 - Amendment #1 (Pol) prevailed; voice vote  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - Committee Report amend do pass, adopted  
1/21/2026 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0  
1/21/2026 - Senate Public Policy, (Bill Scheduled for Hearing)  
12/9/2025 - Referred to Senate Public Policy  
12/9/2025 - First Reading  
12/9/2025 - Authored By Dan Dernulc

SB119

GROOMING (DERNULC D) Adds a facility or event that provides entertainment or programming primarily directed toward a child less than 18 years of age to the list of facilities at which a sexually violent predator or an offender against children may not work or volunteer. Adds entering a facility or location holding an event that provides entertainment or programming primarily directed toward a child less than 18 years of age by a serious sex offender to the crime of unlawful entry by a serious sex offender. Renames the offense of "inappropriate communication with a child" to "sexual grooming", and provides (in addition to the current elements of the offense) that a person commits the offense if the person engages in a pattern of repeated or continuous contact with an individual whom the person believes to be a child less than 14 years of age, with the intent to make the individual less resistant to future sexual conduct.

*Current Status:* 1/29/2026 - Referred to House Courts and Criminal Code  
*All Bill Status:* 1/29/2026 - First Reading  
1/28/2026 - Referred to House  
1/28/2026 - added as coauthor Senator Randolph  
1/28/2026 - added as cosponsor Representative Cash  
1/27/2026 - added as coauthor Senator Young M  
1/27/2026 - Cosponsor: Representative Bartlett  
1/27/2026 - House sponsor: Representative Olthoff  
1/27/2026 - Third reading passed; Roll Call 96: yeas 46, nays 0  
1/27/2026 - Senate Bills on Third Reading  
1/26/2026 - added as third author Senator Brown L  
1/26/2026 - Second reading amended, ordered engrossed  
1/26/2026 - Amendment #2 (Freeman) prevailed; voice vote  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - added as coauthors Senators Clark, Pol  
1/22/2026 - added as second author Senator Niemeyer  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0  
1/20/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
12/9/2025 - Referred to Senate Corrections and Criminal Law  
12/9/2025 - First Reading  
12/9/2025 - Authored By Dan Dernulc

SB140

DOXXING (BECKER V) Provides that a person who knowingly or intentionally posts personal information of a targeted person, or of a person closely connected to the targeted person, to communicate a threat to the targeted person in retaliation for a prior lawful act commits doxxing. Provides that doxxing is a: (1) Class A misdemeanor; (2) Level 6 felony if the posting of the personal information results in the targeted person, or a person closely connected to the targeted person, suffering a serious bodily injury; or (3) Level 5 felony if the posting of the personal information results in the targeted person, or a person closely connected to the targeted person, suffering a catastrophic injury or death. Provides that certain conduct is not prohibited by the statute. Provides that the statute may not be construed to prevent, prohibit, limit, or restrict the freedom of expression protected by the Constitution of the State of Indiana or

the Constitution of the United States.

*Current Status:* 1/28/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/28/2026 - First Reading

1/27/2026 - Referred to House

1/26/2026 - House sponsor: Representative Zimmerman

1/26/2026 - Third reading passed; Roll Call 70: yeas 44, nays 0

1/26/2026 - Senate Bills on Third Reading

1/22/2026 - Second reading amended, ordered engrossed

1/22/2026 - Amendment #3 (Freeman) prevailed; voice vote

1/22/2026 - Senate Bills on Second Reading

1/20/2026 - Senate Bills on Second Reading

1/14/2026 - Senate Bills on Second Reading

1/13/2026 - Committee Report amend do pass, adopted

1/13/2026 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 1

1/13/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

1/8/2026 - added as coauthor Senator Walker K

1/6/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)

1/5/2026 - Referred to Senate Corrections and Criminal Law

1/5/2026 - First Reading

1/5/2026 - Coauthored by Senators Leising, Goode, Charbonneau, Deery, Walker G

1/5/2026 - Authored By Vaneta Becker

SB142

LOCAL HOSPITALITY BOARDS (ALEXANDER S) Allows the Delaware County executive to adopt an ordinance to consolidate the functions of a board, bureau, commission, authority, or any other similar entity (former entity) authorized to administer funds received from the Delaware County: (1) innkeeper's tax; or (2) food and beverage tax; into a single, consolidated entity as designated in the consolidating ordinance. Specifies that if a consolidating ordinance is adopted, each former entity is abolished on the date the ordinance is adopted, the term of a member serving on each former entity ends on the date the ordinance is adopted, and a subsequent ordinance may not be adopted to restore a former entity and transfer the powers, duties, and responsibilities of innkeeper's tax and food and beverage tax administration back to the former entity. Sets forth transitional provisions that must be included in the ordinance.

*Current Status:* 1/28/2026 - Referred to House Ways and Means

*All Bill Status:* 1/28/2026 - First Reading

1/27/2026 - Referred to House

1/26/2026 - House sponsor: Representative Prescott

1/26/2026 - Third reading passed; Roll Call 71: yeas 44, nays 0

1/26/2026 - Senate Bills on Third Reading

1/22/2026 - added as second author Senator Gaskill

1/22/2026 - Second reading ordered engrossed

1/22/2026 - Senate Bills on Second Reading

1/20/2026 - Committee Report amend do pass, adopted

1/20/2026 - Senate Committee recommends passage, as amended Yeas: 11; Nays: 0

1/20/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)

1/5/2026 - Referred to Senate Tax and Fiscal Policy

1/5/2026 - First Reading

1/5/2026 - Authored By Scott Alexander

SB148

INDIANA CRIME GUNS TASK FORCE (POL R) Beginning July 1, 2027, adds LaPorte County and Porter County to the task force area of the Indiana crime guns task force (task force), and specifies the number required for a quorum and to take official action in the event of a tie vote.

*Current Status:* 1/29/2026 - Referred to House Courts and Criminal Code

*All Bill Status:* 1/29/2026 - First Reading

1/28/2026 - Referred to House

1/28/2026 - added as coauthor Senator Crider

1/27/2026 - House sponsor: Representative Jeter

1/27/2026 - Cosponsors: Representatives Novak R, Moseley, Pressel

1/27/2026 - Third reading passed; Roll Call 97: yeas 46, nays 0

1/27/2026 - Senate Bills on Third Reading

1/26/2026 - Second reading ordered engrossed

1/26/2026 - Senate Bills on Second Reading

1/22/2026 - added as coauthor Senator Qaddoura  
1/22/2026 - added as coauthor Senator Randolph  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - Senate Committee recommends passage, as amended Yeas: 13; Nays: 0  
1/22/2026 - Senate Appropriations, (Bill Scheduled for Hearing)  
1/15/2026 - added as coauthors Senators Walker K, Charbonneau  
1/15/2026 - added as third author Senator Bohacek  
1/13/2026 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations  
1/13/2026 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0  
1/13/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to Senate Corrections and Criminal Law  
1/5/2026 - First Reading  
1/5/2026 - Authored By Rodney Pol

SB160

PUBLIC SAFETY (DEERY S) Makes wearing a mask during the commission of a criminal offense a sentencing aggravator. Makes it malicious littering, a Class A misdemeanor, for a person to place refuse on the property of another person with the intent to cause the owner or occupant of the property to reasonably fear for their physical safety.

*Current Status:* 1/28/2026 - Referred to House Courts and Criminal Code  
*All Bill Status:* 1/28/2026 - First Reading  
1/22/2026 - added as third author Senator Baldwin  
1/22/2026 - House sponsor: Representative Lopez  
1/22/2026 - Third reading passed; Roll Call 51: yeas 45, nays 0  
1/22/2026 - Senate Bills on Third Reading  
1/20/2026 - Second reading amended, ordered engrossed  
1/20/2026 - Amendment #1 (Freeman) prevailed; voice vote  
1/20/2026 - Senate Bills on Second Reading  
1/14/2026 - Senate Bills on Second Reading  
1/13/2026 - Committee Report amend do pass, adopted  
1/13/2026 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 0  
1/13/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to Senate Corrections and Criminal Law  
1/5/2026 - First Reading  
1/5/2026 - Authored By Spencer Deery

SB163

VARIOUS PROPERTY TAX MATTERS (ROGERS L) Repeals the sunset for the county option circuit breaker tax credit, which is set to expire January 1, 2028. Eliminates the assessed value cap that applies to the property tax deduction for a veteran who: (1) has a total disability; or (2) is at least 62 years of age and has at least a 10% disability. Adds provisions to: (1) limit the entry onto a taxpayer's property by local assessing officials, the county property tax assessment board of appeals (county board), and the Indiana board of tax review (Indiana board) in property tax appeals without first receiving the permission of the taxpayer to enter the property; and (2) prohibit the issuance of orders by a county board or the Indiana board authorizing entry onto property without taxpayer permission. Establishes a county option first time home buyer's circuit breaker tax credit. Provides, for property tax appeals involving residential property, limits on additional information that may be introduced by a county assessor during the appeal. Modifies a procedure pertaining to individuals who may serve as a tax representative of any taxpayer concerning property subject to property taxes. Requires the department of local government finance to prepare certain reports regarding property tax assessment topics and the creation of a standard Internet user portal and present the reports to the interim study committee on fiscal policy. Extends the expiration of the affordable and workforce housing tax credit by five years from July 1, 2028, to July 1, 2033. Makes corresponding changes.

*Current Status:* 1/29/2026 - Referred to House  
*All Bill Status:* 1/28/2026 - added as coauthor Senator Buck  
1/28/2026 - Cosponsors: Representatives O'Brien, Miller D  
1/28/2026 - House sponsor: Representative Snow  
1/28/2026 - Third reading passed; Roll Call 120: yeas 48, nays 0  
1/28/2026 - Senate Bills on Third Reading  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - Amendment #2 (Rogers) prevailed; voice vote  
1/27/2026 - Senate Bills on Second Reading  
1/26/2026 - Senate Bills on Second Reading

1/22/2026 - added as third author Senator Holdman  
1/22/2026 - added as coauthors Senators Gaskill, Niemeyer, Walker K  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - added as coauthor Senator Pol  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - Senate Committee recommends passage, as amended Yeas: 10; Nays: 0  
1/20/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
1/15/2026 - added as coauthors Senators Doriot, Baldwin, Qaddoura, Randolph  
1/13/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
1/6/2026 - added as second author Senator Buchanan  
1/5/2026 - Referred to Senate Tax and Fiscal Policy  
1/5/2026 - First Reading  
1/5/2026 - Authored By Linda Rogers

SB167 RELOCATION OF OUTDOOR ADVERTISING SIGNS (DORIOT B) Provides that the Indiana department of transportation or a zoning authority may not apply zoning standards or require a permit to relocate certain outdoor advertising signs. Provides that an existing outdoor advertising sign located within the boundaries of an excluded city may not be relocated outside the excluded city unless the county or municipality to which the outdoor advertising sign will be relocated approves of the relocation. Allows a zoning authority to permit or inspect a relocated outdoor advertising sign if the purpose is to ensure compliance with certain safety standards.

*Current Status:* 1/28/2026 - Referred to House Roads and Transportation  
*All Bill Status:* 1/28/2026 - First Reading  
1/22/2026 - added as coauthor Senator Freeman  
1/22/2026 - added as coauthor Senator Buchanan  
1/22/2026 - Cosponsors: Representatives Lawson, Pressel  
1/22/2026 - House sponsor: Representative Miller D  
1/22/2026 - Third reading passed; Roll Call 52: yeas 28, nays 17  
1/22/2026 - Senate Bills on Third Reading  
1/20/2026 - Second reading ordered engrossed  
1/20/2026 - Senate Bills on Second Reading  
1/15/2026 - Committee Report amend do pass, adopted  
1/13/2026 - added as third author Senator Buck  
1/13/2026 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 1  
1/13/2026 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing)  
1/5/2026 - added as second author Senator Rogers  
1/5/2026 - Referred to Senate Homeland Security and Transportation  
1/5/2026 - First Reading  
1/5/2026 - Authored By Blake Doriot

SB172 ADMINISTRATIVE RULEMAKING (JOHNSON T) Provides that if the implementation and compliance costs of a proposed rule, provisional rule, or interim rule exceed \$100,000 (instead of \$1,000,000) over a two year period: (1) the rule cannot be published in the Indiana Register until the budget committee has reviewed the rule; (2) the budget agency and the office of management and budget may not approve any part of the proposed rule prior to review by the budget committee; and (3) in the case of a provisional rule or an interim rule, the governor may not approve a rule prior to the budget committee's review of the rule. Provides that an agency may adopt a rule only if the agency has demonstrated to the satisfaction of the governor that certain circumstances exist. Specifies that provisional and interim rulemaking may be used only under specified circumstances if the combined implementation and compliance costs would not exceed \$500,000 for businesses, units, and individuals if effective over a two year period.

*Current Status:* 1/29/2026 - Referred to House Judiciary  
*All Bill Status:* 1/29/2026 - First Reading  
1/28/2026 - Referred to House  
1/27/2026 - added as coauthor Senator Koch  
1/27/2026 - added as coauthors Senators Freeman, Charbonneau  
1/27/2026 - Cosponsor: Representative Bascom  
1/27/2026 - House sponsor: Representative Miller D  
1/27/2026 - Third reading passed; Roll Call 98: yeas 46, nays 0  
1/27/2026 - Senate Bills on Third Reading  
1/26/2026 - Second reading ordered engrossed  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - added as third author Senator Brown L

1/22/2026 - added as second author Senator Garten  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0  
1/22/2026 - Senate Appropriations, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to Senate Appropriations  
1/5/2026 - First Reading  
1/5/2026 - Authored By Tyler Johnson

SB176 REGULATION OF FIREARMS AND SHOOTING RANGES (TOMES J) Prohibits a county, city, or town from: (1) adopting or enforcing a planning, zoning, or land use ordinance or regulation; or (2) imposing a condition for a permit or approval; relating to the establishment, use, or maintenance of a shooting range that is more stringent than state law.

*Current Status:* 1/28/2026 - Referred to House Local Government

*All Bill Status:* 1/28/2026 - First Reading  
1/27/2026 - Referred to House  
1/26/2026 - added as third author Senator Young M  
1/26/2026 - added as second author Senator Buck  
1/26/2026 - added as coauthor Senator Doriot  
1/26/2026 - added as coauthor Senator Brown L  
1/26/2026 - added as coauthors Senators Crider, Maxwell, Byrne, Johnson T, Bohacek  
1/26/2026 - House sponsor: Representative Smaltz  
1/26/2026 - Third reading passed; Roll Call 75: yeas 38, nays 6  
1/26/2026 - Senate Bills on Third Reading  
1/22/2026 - Second reading ordered engrossed  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Committee Report do pass, adopted  
1/20/2026 - Senate Committee recommends passage Yeas: 6; Nays: 2  
1/20/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to Senate Corrections and Criminal Law  
1/5/2026 - First Reading  
1/5/2026 - Authored By James Tomes

SB179 INDIANA DEPARTMENT OF TRANSPORTATION (CRIDER M) Allows the Indiana department of transportation (department) to assume the responsibilities and duties of the United States Department of Transportation with respect to certain federal environmental laws. Provides that the department waives its civil immunity and consents to the jurisdiction of the federal courts for responsibilities and duties assumed under certain federal environmental laws. Provides that a contractor who provides construction engineering inspection services for a project to the department is not civilly or criminally liable for certain claims made by a third party arising from a motor vehicle accident that occurs within a worksite of the project. Amends provisions regarding the distribution of funds from the local road and bridge matching grant fund and the local matching amount. Provides that an overweight truck permit issued for a single trip is valid for five days from the date the permit is issued. Provides for the use of the Indiana Plane Coordinate System as a means to describe real property.

*Current Status:* 1/29/2026 - Referred to House Roads and Transportation

*All Bill Status:* 1/29/2026 - First Reading  
1/28/2026 - Referred to House  
1/27/2026 - added as second author Senator Doriot  
1/27/2026 - House sponsor: Representative Pressel  
1/27/2026 - Third reading passed; Roll Call 99: yeas 41, nays 5  
1/27/2026 - Senate Bills on Third Reading  
1/26/2026 - added as coauthor Senator Holdman  
1/26/2026 - Second reading amended, ordered engrossed  
1/26/2026 - Amendment #2 (Holdman) prevailed; voice vote  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - added as coauthor Senator Randolph  
1/22/2026 - Committee Report amend do pass, adopted  
1/22/2026 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0  
1/22/2026 - Senate Appropriations, (Bill Scheduled for Hearing)  
1/15/2026 - Committee Report amend do pass adopted; reassigned to Committee on Appropriations  
1/13/2026 - Senate Committee recommends passage, as amended Yeas: 9; Nays: 0

1/13/2026 - Senate Homeland Security and Transportation, (Bill Scheduled for Hearing)  
1/5/2026 - Referred to Senate Homeland Security and Transportation  
1/5/2026 - First Reading  
1/5/2026 - Authored By Michael Crider

SB187

REGIONAL SEWER DISTRICTS (BOHACEK M) Specifies that a board of trustees of a regional water, sewage, or solid waste district (board) must notify the district authority in writing before taking certain actions. Provides that a trustee appointed to a board serves at the pleasure of the appointing authority. Prohibits a regional water, sewage, or solid waste district (district) created after June 30, 2026, from incurring any indebtedness without first obtaining the approval of the county fiscal body. Specifies that if a district created after June 30, 2026, contains territory in more than one county, the district must first obtain the approval of each county fiscal body in which the district contains territory before incurring any indebtedness. Establishes a timeline for the county fiscal body to approve or deny a district's request to incur indebtedness.

*Current Status:* 1/29/2026 - added as sponsor Representative Pressel  
*All Bill Status:* 1/29/2026 - removed as sponsor Representative Jordan  
1/28/2026 - Referred to House Environmental Affairs  
1/28/2026 - First Reading  
1/27/2026 - Referred to House  
1/26/2026 - added as third author Senator Young M  
1/26/2026 - Cosponsor: Representative Teshka  
1/26/2026 - House sponsor: Representative Jordan  
1/26/2026 - Third reading passed; Roll Call 76: yeas 44, nays 0  
1/26/2026 - Senate Bills on Third Reading  
1/22/2026 - Second reading ordered engrossed  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 0  
1/20/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
1/13/2026 - Committee Report amend do pass adopted; reassigned to Committee on Tax and Fiscal Policy  
1/12/2026 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 2  
1/12/2026 - Senate Environmental Affairs, (Bill Scheduled for Hearing)  
1/6/2026 - Referred to Senate Environmental Affairs  
1/6/2026 - First Reading  
1/6/2026 - Authored By Mike Bohacek

SB212

STATE INCOME TAX CONFORMITY (HOLDMAN T) Amends the definition of "Internal Revenue Code" to conform with certain provisions enacted in Public Law 119-21 (H.R. 1) (commonly known as the One Big Beautiful Bill Act of 2025).

*Current Status:* 1/28/2026 - Signed by the Speaker  
*All Bill Status:* 1/28/2026 - Returned to the Senate without amendments  
1/28/2026 - Third reading passed; Roll Call 109: yeas 96, nays 0  
1/27/2026 - Senate Bills on Third Reading  
1/27/2026 - Amendment #1 (Porter) failed; Roll Call 106: yeas 29, nays 62  
1/27/2026 - Second reading ordered engrossed  
1/27/2026 - Senate Bills on Second Reading  
1/22/2026 - Committee Report do pass, adopted  
1/21/2026 - House Committee recommends passage Yeas: 20; Nays: 3  
1/21/2026 - House Ways and Means, (Bill Scheduled for Hearing)  
1/20/2026 - Referred to House Ways and Means  
1/20/2026 - First Reading  
1/15/2026 - Cosponsor: Representative Snow  
1/15/2026 - House sponsor: Representative Thompson  
1/15/2026 - Third reading passed; Roll Call 27: yeas 48, nays 0  
1/14/2026 - Senate Bills on Third Reading  
1/13/2026 - Second reading ordered engrossed  
1/13/2026 - Senate Bills on Second Reading  
1/12/2026 - added as third author Senator Rogers  
1/12/2026 - added as second author Senator Baldwin  
1/12/2026 - Committee Report do pass, adopted  
1/8/2026 - Senate Committee recommends passage Yeas: 11; Nays: 2

1/8/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
1/6/2026 - Referred to Senate Tax and Fiscal Policy  
1/6/2026 - First Reading  
1/6/2026 - Authored By Travis Holdman

SB281 INCOME TAX CREDITS (GOODE G) Amends and adds provisions regarding the redevelopment tax credit, including provisions concerning the promotion of regional collaboration and the use of development plans with respect to certain qualified investments. Authorizes a regional development authority to establish a regional development advisory council. Modifies a provision regarding augmentation of the deal closing fund by the budget agency in HEA 1001-2025.

*Current Status:* 1/29/2026 - Referred to House  
*All Bill Status:* 1/29/2026 - House sponsor: Representative Snow  
1/29/2026 - Third reading passed; Roll Call 142: yeas 42, nays 6  
1/29/2026 - Senate Bills on Third Reading  
1/28/2026 - Senate Bills on Third Reading  
1/27/2026 - Second reading amended, ordered engrossed  
1/27/2026 - Amendment #2 (Mishler) prevailed; voice vote  
1/27/2026 - Senate Bills on Second Reading  
1/26/2026 - added as third author Senator Niezgodska  
1/26/2026 - added as second author Senator Mishler  
1/26/2026 - Senate Bills on Second Reading  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - Senate Committee recommends passage, as amended Yeas: 12; Nays: 1  
1/20/2026 - Senate Tax and Fiscal Policy, (Bill Scheduled for Hearing)  
1/12/2026 - Referred to Senate Tax and Fiscal Policy  
1/12/2026 - First Reading  
1/12/2026 - Authored By Greg Goode

SB284 LAW ENFORCEMENT CIVILIAN OVERSIGHT BOARDS (CARRASCO C) Provides that any type of law enforcement civilian oversight board or commission or any other entity established by a county, municipality, or township to provide civilian oversight over a law enforcement agency, excluding merit boards and commissions, may operate only in an advisory capacity to the applicable law enforcement agency and does not have binding authority over the law enforcement agency.

*Current Status:* 1/28/2026 - Referred to House Veterans Affairs and Public Safety  
*All Bill Status:* 1/28/2026 - First Reading  
1/27/2026 - Referred to House  
1/26/2026 - Cosponsors: Representatives McGuire, Behning  
1/26/2026 - House sponsor: Representative Zimmerman  
1/26/2026 - Third reading passed;  
1/26/2026 - Third reading Passed (38-6)  
1/26/2026 - Senate Bills on Third Reading  
1/22/2026 - added as third author Senator Clark  
1/22/2026 - Second reading ordered engrossed  
1/22/2026 - Senate Bills on Second Reading  
1/20/2026 - Committee Report amend do pass, adopted  
1/20/2026 - Senate Committee recommends passage, as amended Yeas: 6; Nays: 2  
1/20/2026 - Senate Corrections and Criminal Law, (Bill Scheduled for Hearing)  
1/12/2026 - Referred to Senate Corrections and Criminal Law  
1/12/2026 - First Reading  
1/12/2026 - Authored By Cyndi Carrasco

SB285 HOUSING MATTERS (CARRASCO C) Requires the Indiana housing and community development authority (authority) to establish eligibility criteria for a potential recipient to be included in the authority's application for funding under the federal continuum of care program (program). Requires a recipient of program funding to submit an annual report to the authority. Prohibits an individual from camping, sleeping, or using for long term shelter land owned by the state or a political subdivision, unless the land has been authorized for that use by law. Provides, if certain elements are met, that a person who knowingly or intentionally uses land owned by the state or a political subdivision for unauthorized camping, sleeping, or long term shelter commits a Class C misdemeanor. Prohibits a political subdivision from adopting or enforcing any policy that prohibits or discourages the enforcement of any order or ordinance prohibiting

public camping, sleeping, or other obstruction of a sidewalk. Authorizes a resident of the political subdivision, an owner of a business located in the political subdivision, or the attorney general to bring a civil action to enjoin a political subdivision that adopts or enforces such a policy. Requires: (1) each local law enforcement agency to provide to the state police department the number of arrests made for violations of the prohibition of street camping; and (2) the state police department to provide this information to the authority. Specifies that the bill does not prohibit a policy, program, or order of a political subdivision that encourages a diversion program or encourages or requires providing housing or shelter in lieu of a citation or arrest.

*Current Status:* 1/29/2026 - Referred to House

*All Bill Status:* 1/28/2026 - House sponsor: Representative Miller D

1/28/2026 - Third reading passed; Roll Call 129: yeas 29, nays 19

1/28/2026 - Senate Bills on Third Reading

1/27/2026 - added as coauthor Senator Baldwin

1/27/2026 - Senate Bills on Third Reading

1/26/2026 - Amendment #6 (Carrasco) prevailed; voice vote

1/26/2026 - Second reading amended, ordered engrossed

1/26/2026 - Amendment #5 (Taylor G) failed; voice vote

1/26/2026 - Amendment #4 (Pol) failed; voice vote

1/26/2026 - Amendment #3 (Pol) failed; voice vote

1/26/2026 - Amendment #2 (Pol) failed; voice vote

1/26/2026 - Senate Bills on Second Reading

1/22/2026 - Senate Bills on Second Reading

1/20/2026 - Senate Bills on Second Reading

1/15/2026 - Committee Report amend do pass, adopted

1/14/2026 - Senate Committee recommends passage, as amended Yeas: 8; Nays: 2

1/14/2026 - Senate Judiciary, (Bill Scheduled for Hearing)

1/12/2026 - added as second author Senator Koch

1/12/2026 - Referred to Senate Judiciary

1/12/2026 - First Reading

1/12/2026 - Authored By Cyndi Carrasco

SB291

COURT SECURITY (BALDWIN S) Establishes a procedure to prevent certain personal information of a protected judicial individual from being publically available by a public agency. Creates a civil cause of action against a public agency that fails to remove certain personal information of a protected individual. Makes it a Class A misdemeanor for unlawfully publishing certain personal information. Repeals current code concerning the supreme court sheriff. Allows the supreme court and the court of appeals to each appoint a court marshal and allows each appointed court marshal to hire deputy court marshals. Requires a court marshal to ensure the safety and security of the court. Requires a supreme court marshal and a court of appeals court marshal to carry out certain responsibilities. Provides that a court marshal is entitled to qualified immunity for acts performed in the course of official duties. Specifies that a court marshal has limited police powers and is required to notify the local law enforcement agency as soon as practicable when a security threat is detected. Allows the marshal appointed by the court of appeals to provide for the safety and security of the tax court.

*Current Status:* 1/29/2026 - added as cosponsor Representative Haggard

*All Bill Status:* 1/28/2026 - Referred to House Courts and Criminal Code

1/28/2026 - First Reading

1/27/2026 - Referred to House

1/26/2026 - added as coauthor Senator Alexander

1/26/2026 - added as coauthor Senator Deery

1/26/2026 - added as coauthor Senator Schmitt

1/26/2026 - Cosponsor: Representative Jeter

1/26/2026 - House sponsor: Representative Steuerwald

1/26/2026 - Third reading passed; Roll Call 86: yeas 44, nays 0

1/26/2026 - Senate Bills on Third Reading

1/22/2026 - added as coauthors Senators Brown L, Freeman, Taylor G, Randolph

1/22/2026 - added as coauthors Senators Glick, Clark

1/22/2026 - added as coauthor Senator Pol

1/22/2026 - Amendment #4 (Baldwin) prevailed; voice vote

1/22/2026 - Second reading amended, ordered engrossed

1/22/2026 - Senate Bills on Second Reading

1/20/2026 - added as coauthor Senator Young M

1/20/2026 - Senate Bills on Second Reading

1/15/2026 - added as third author Senator Koch

1/15/2026 - Committee Report do pass, adopted

1/14/2026 - Senate Committee recommends passage Yeas: 10; Nays: 0  
1/14/2026 - Senate Judiciary, (Bill Scheduled for Hearing)  
1/12/2026 - added as second author Senator Carrasco  
1/12/2026 - Referred to Senate Judiciary  
1/12/2026 - First Reading  
1/12/2026 - Authored By Scott Baldwin

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